## JOURNAL OF THE

## House of Representatives

OF THE

# Thirtuyfirist Genbral Assembly 

OF THE

STATE OF IOWA

WHICH CONVENED AT THE CAPITOL AT DES MOINES JANUARY 8, 1906, AND ADJOURNED SINE DIE APRIL 6, 1906.


[^0]1906

## OFFICERS OF THE HOUSE.

Speaker:<br>GEORGE W. CLARKE, Adel, Dallas County.<br>Speaker Pro 'Tempore:<br>B. F. CUMMINGS, Marshalltowa, Marshall County .

Chief Clerk:
C. R. BENEDICT, Shelby, Shelby County.


THE HOUSE OF REPRESENTATIVES OF THE THIRTY－FIRST GENERAL ASSEMBLY．

| $\stackrel{\ddot{\theta}}{\dot{\theta}}$ | Name． | P．O．Address． | Counties in District． | Occupation． | Nativity． |  | $\stackrel{0}{8}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7 | Bailey，M．Z | Diagonal． | Ringgold | Farmer． | Iowa | 49 | 49 |
| 48 | Bealer，E．J． C | Cedar Rapids． | Linn．．．． | Contractor | Switzerland | 50 | 60 |
| 68 | Bixby，R．J．．． | Edgewood ．．． | Delaware | Farmer and stock． | Iowa | 5I | 51 |
| 40 | Boland，Edward | Williamsburg | Iowa． | Farmer． | Ireland | 37 | 64 |
| 77 | Buckingham，F．N | Alta．．．．．．．．． | Buena Vista | Farmer． | Illinois | 20 | 48 |
| 43 | Calderwood，M．H | Eldridge | Scott． | Banker | Iowa | 42 | 42 |
| 20 | Carden，William．． | Winfield． | Henry． | Real Estate \＆Loans．． | lowa | 40 | 40 |
| 45 | Carstensen．Theo． | Clinton | Clinton | Woodworker | Germany | 23 | 36 |
| 19 | Cassel，A．F．．． | Lockridge，R1． | Jefferson． | Farmer． | Sweden | 60 | 74 － |
| 78 | Chassell，E．D | LeMars． | Plymouth | Pub．\＆Com．Traveler． | New York | 38 | 47 岂 |
| 82 | Cheney，A．H | Spencer | Clay Palo Alto | Implement Dealer．．．．． | Vermont． | 40 | 67 （1） |
| 63 | Christianson，G P | Randall | Hamilton ．．．．．． | Grain Dealer．．．．． | Denmark | 38 | 42 它 |
| 39 | Clark，Elbert W＊． | Grinnell． | Poweshiek | Physician \＆Surgeon．． | Vermont | 40 | 63 － |
| 36 | Clarke G．W．． | Adel | Dallas | Lawyer | Indiana． | 49 | 53 C |
| 86 | Clary，Tim C． | New Hampton | Chickasaw | Lawyer | W isconsin | 33 | 43 － |
| 8 | Cobb，William | Bedford．．．．．．． | Taylor．．．． | Minister \＆Farmer． | Indiana | 60 | 66 자 |
| 59 | Coburn，Geo． $\mathbf{F}$ | Marcus | Cherokee | Farmer ．．．．${ }^{\text {c }}$ | Illinois． | 30 |  |
| 55 | Colclo，C．C．． | Carroll． | Carroll． | Editor | Ohio | 51 | $54$ |
| 73 | Conv，Stanley | Parkersburg | Butler | Farmer | Canada | 49 | $50$ |
| 9 | Crose，Chas．F | Shenandoah． | Page． | Retired Merchant | Iowa． | 49 | $49 \text { 出 }$ |
| 51 | Cummings B．F | Marshalltown． | Marshall | Lawyer | New York | 41 | 41 |
| 16 | Darrah，John H．$\dagger$ | Chariton | Lucas． | Merchant ．．．．．．．．．．．．． | Illinois | 30 | 32 |
| 27 | Dashiell，Mark A． | Indianola | Warrea | Physican \＆Surgeon．．． | Indiana | 52 | 77 |
| 56 | Davie，William A． | Dunlap．． | Crawford | Farmer \＆Stock．．．． | Illinois． | 49 | 50 |
| 3 | DeMar，John C ${ }^{* *}$ | Belknap | Davis．． | School Teacher | Iowa | 26 | 26 |
| 53 | Doran，Justin R | Beaver． | Boone | Farmer | New York | 35 | 55 |
| 74 | Dow，D．W．．．． | Hampton | Franklin | Attorney | Michigan | 46 | 70 |
| 37 | English，Emory H | Altoona． | Polk． | Editor \＆Publisher | Iowa．．．． | 35 | 35 |
| 18 | Epperson，F．M．$\dagger \dagger$ | Eddyville | Wapello． | Banker．． | Kentucky． | 45 | 64 |
| 70 | Flenniken，J．C．．． | Strawberry Poi | Cayton．．．．．．． | Real Estate．．．．．．．．．．． | Iowa．． | 43 | 43 |
| 31 | Freeman，W．H． | Oakland ．．．．． | Pottawattamie | Banker Stock \＆Farmer | Illinois | 40 | 61 |
| 69 | Frudden，A．F．．． | Dibuque． | Dubuque | Lamber Merchant．．．．． | Germany | 21 | 51 |
| 24 | Geneva， 7 homas． | What Cheer | Keokuk． | Merchant \＆Live Stock | England | 44 | 48 |
| 52 | Greeley，W．M ．．． | Ames．．． | Story．． | Banker．．． | New York | 40 | 65 |
| 28 | Greene，Robert A | East Peru． | Madison | Merchant．．．．．．． | Iowa． | 40 | 40 |


+Elected November 7, 1905, to fill vacancy caused by removal of Eli Manning. **Elected October 17, 1905, to fill vacancy caused by death of T. J. Prevo.
HElected November 8 , 1904 , to fill vacancy caused by death of A. W. Buchanan
*Elected November 8 , 1904 , to fill vacancy caused by death oi Thomas Harris.

REPRESENTATIVES－CONTINUED．

| $\stackrel{\dot{\Delta}}{\ddot{\theta}}$ | Name． | P．O．Address． | Counties in District． | Oecupation． | Navitity． | 吕兑㻤 | ${ }_{8}^{8}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 91 | Olson，H．L | Northwood． | Winnebago，Worth．． | Farmer． | Norway | 49 | 60 |
| 47 | Peet，R．M | Springville． | Jones，．．．．．．．．．．．．． | Farmer and Stock | lowa ．．． | 49 | 49 |
| 85 | Powers，P．IH． | Powersville | Floyd | Farmer and Manufact＇r | Cana | 38 | 65 |
| 75 | Pritchard，J．S | Belmond． | Wright | Farmer． | Michiga | 49 | 58 |
| 21 | Ritter，He，ry | Burlington | Des Moines． | Brick Manufacturer | Iowa． | 53 | 53 |
| 93 | Robinson，B | Armstrong | Dickinson，Emmet． | Banker． | Connecticut | 36 | 56 |
| 72 | Sankey，E．J | Leon． | Decatur． | Farmer，R1 Est．\＆Lns． | Pennsylvania | 56 | 62 |
| 72 | Saylor，W．W | Waverly | Bremer | Travel＇g L＇mb＇r．Aud． | Pennsylvania | 44 | 46 |
| 71 | Shaffer，J．D | Elgin，RI． | Fayette． | Farmer．．．．．．．．．．．．．．． | Iowa．．．． | 47. | 47 |
| 14 | Skinner，Scot | Creston | Union． | Kailway Engineer | Iowa． | 53 |  |
| 89 | Spaulding， H ． | Elma | Howard． | Attorney | New Hampshire | 36 | 42 矿 |
| 87 | Springer，$L$ ，$F$ ．${ }^{\text {a }}$ | Independence | Buchanan． | Lawyer．． | Pennsylvania | 25 |  |
| 84 | Stanbery，John S． | Mason City | Cerro Gord | Lawyer | Ohio． | 50 |  |
| 43 | Stoltenberg，A． | Davenpor | Scott． | Manufactur \＆Banker． | Iowa． | 42 | 42 |
| 2 | Sumpers，L． F | Milton | Van Buren | Physician and Druggist | Missouri | 33 |  |
| 37 | Teachout，H．E | Des Moines | Polk | Banker \＆Ice Dealer．．． | New York | 30 |  |
| 15 | Temple M．L． | Osceola | Clarke | Lawyer ．．．．．．．．．．．．．．．． | West Virgini | 32 |  |
| 26 | Teter，Lorenzo D． | Knoxville | Marion | Lawyer．．．．．．．．．．．．．．．．． | Iowa ． | 35 | 35 ¢ |
| 81 | Van Eaton，G．L．$\ddagger$ | Little Roo | Lyon，Osceola． | Real Estate and lns．．．． | Indiana | 33 |  |
| 11 | Washburn，A．B． | Hastings． | Mills ． | Farmer． | Iowa | 36 |  |
| 35 | Weeks，Elbert w． | Guthrie Cen | Guthrie | Lawyer | Ohio | 50 |  |
| 64 | Wrlden，Wm． 79 | Inwa Falls． | Hardin | Merchant | Wisconsin | 38 |  |
| 57 | Whiting，Will．C $\ddagger \ddagger$. | Whiting． | Monona，Ida | Lbr al．d Impl．Dealer． | Iowa | 48 | 48 |
| 80 | Whitmer，G．R． | Primghar | O＇Brien． | Banker．．．．．．．．．．．．．．．． | Iowa | 40 | 40 |
| 23 | Willson．H．H． | Wellman | Washingto | Retired Farmer | Inwa | 51 | 51 |
| 66 62 | Wise，Charles A | Cedar Fall | Black Haw | Banker | Germany | 48 | 58 |
| $\begin{aligned} & 62 \\ & 33 \end{aligned}$ | Wright，Robert M | Ft．Dodge | Webster | Attorney | England | 29 | ${ }_{50} 6$ |

Republicans in roman－77．Democrats in itallcs－21．Independent Republicans in small capitals－2．
\＃Elected November 7，1805，to fill vacancy caused by removal of C．B．Lamkin．TRepublican in politics，elected
 governor that Mr．Whitmer had removed from O＇Brien county．The governor the county auditor of of itien County reported to the the racancy．Charles Youde，republican，was eleoted．A contest for the seat followed，and the House，on January 30,1906 ，decided the contest in favor of Mr．Whitmer．

## ADDITIONAL INFORMATION.

Former Legisilative Service.-All members of the present House of Representatives, except E. W. Clark, Darrah, De Mar, Epperson, Meredith, and VanEaton, who were elected to fill vacancies, served during the 30th General Assembly Those having additional legislative service are as follows; Bailey, H. 29; Bealer, H. 29; Calderwood, elected to fill vacancy in H. 28, 29; Carden, H. 29; Cassel, H. 29; Ohassel, H. 25: Cheney, H. 29; Christianson, H. 29; Clarke, H 28, 29; Ooburn, H. 28, 29; Colclo, H 29; Cummings, H. 29; Dashiell, H. 12, S. 14, 15, 18, 19; Davie H. 22, 26, 29; English, H. 29; Epperson, H. 18, 19; Flenniken H. 29; Freeman, H. 29, Frudden H. 29; Greeley, H. 29; Greene, H. 29; Head H. 28 , 29; Kendall, H. 28, 29; Kling, H. 29; Koontz, H. 27, 28, 29; Langan, H. 29; Leech, H. 29; McClurkin, H. 29; McCulloch, H, 19; McNie, H. 29; Mattes; H. 29; Nichols, H. 29; Powers

Mifitary Service.-Bealer, Uorporal Co. A., 22nd Iowa Infty.; Cheney, First Sergeant 10th Vt Inft., Captain 7th and Major 142d U. S. C. T.;

 tain 151st New York Infty.; Hart, private, 2d Lieut., First Lieut. and Captain 49th Iowa Infty. S. A. W.; Head, 2d Lieut. Co. F. 10th Iowa
 Vet. Vol. Cav., Van Eaton, Private 16th Wisconsin Inft.; Welden, Corporal, 43d Wisconsin Infty.
mucarion Rural School:-Bailes, Boland, Buckingham, Cassel, Cobb, Ooburn, Conn, Doran, Epperson, Head, Heles, Kendall, Lundt. McAllister, Nichols, Peet, Pritchard, Stanbery, Van Eaton, Welden.

Common school.: Frudden, McCreary, Olson, Sankey, Wyland.
Graded School: Bealer. Carstengen, Davie, English, Flennekin. Freeman, McDole, Morris, Powers.
High Soholi.-Jones, Kennedy, Koontz, Lowery, Mattes, Mott, Summers, Wise.
Busineas College.-Crose, Geneva, Ritter.
Academy-Cheney, Darrah, Dashiell, Dow, Greeley, Hart, Hume, Kling, Laird, Maben, Martin, Robinson, Teachout, Whiting, Whitmer, Willson.

Coliege-Bixby, Ualderwood, Carden, Chassell, Christianson, Clark (E.W.,) Clarke, (Geo. W.,) Olary, Colclo, Cummings, DeMar, Grepne, Gregory, Hakes, Hambleton, Hanna, Hollembeak, Jacobson, Jepson, Langan, Leech, Lister, McClurkin, McCulloch, Mcelrath, McNie, Meredith, Offill, Saylor, Shafier, Skinner, Spaulding, Springer, Sto Cassel, Lowrey, Welden-5.

## SCHEDULE.


#### Abstract

Showing the bills which, as originally introduced or as modified by amendments, became laws, with date of approval by the Governor and the chapter number of the session laws of the Thirty-first General Assembly.



thousand tnree hundred and seventy-two (2372), two thousand three huadred and seventy-four (2374), six hundred (600), six hundred and eisht (603), six huadred and eleven (61I), six hundred and fifteen (615), six hundred and thirty-three (633), nine hundred and twenty-six (926), two thousand and three (2003), five thousand six bundred and tw nty-six ( 5626 ), of the code, to amend the law as it appears in section six hundred and two (602), of the supplement to the code and to amead section three (3) of chapter one hundred and fourteen (114). section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-th ee (43), acts of the Phircieth $G=n e r a l$ Assembly; relating to legal publications. Approved April 10, A 1). 1906
S. F. 352-An ait repealiag the law as ir appears in section two hundred fifty-six-a (256-a) of the supplement to the code, relating to the election and terms of judges of the superior court and enacting a substitute therefor. Approved April 30, A. D. 1906
H. F. :3- $\because$ act to amend section three hundred and eight (308) of the sup. plement to the code relating to the compensation of county attorney. Approved Apiil 9, A. I). 1906.
S. F. 342-An acc to amead section four hundred and ten (410), and to repeal section four hundred and eleven (411), of the code, and io enact a substicute therefor, relating to the electionand terms of office of county supervisors Approved April 10, A. D. 1906
S. F. 187-An act to amend division twenty (20) of section four hundred and twenty-two (422) of the code relating to the powers of the board of supervisors. Approved March 21, A. D. 1906
S. F. 159 -An act to amend the law as it appears in section seven hundred and twenty-niue (729, of the supplement to the code, and four hundred and twentv-two (422) of the code, relating to powers of trustees of public livaries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is located. Also additional to title four (4) chapter ten (10) of the code, relating to powers of township trustees. [Also additional to chapter four (4) of title five (V) of the code relating to general powers of cities and towns.] Approved April 5, A. D. 1906.
S. F. 16 - An act to amend the law as it appears in section four hundred and forty-one (441) of the supplement to the code in relation to official newspapers. Approved Ap:il 10, A. D. 1906
H. F. 203-An act to amend section four hindred and ninety-eight (498) of the code, requiring cuunty recorders to keep a fee book and make a permanent record of all fees charged. Approved A pril 10, A. D. 1906.
act to amend section five huadred eighty-five $(585)$ of the code relating to townships and tow anhip officers Approved February 26, A. 1). 1906.
H. F. $366-$ An act relative to the transfer of funds raised by township for the purpove ot building public halls Additional 16 chapter ten (10) title four (4) of the code, rrelatiog to town hips and townsh'p sficers.) Approved April 10, A. D. 1906
S. F. 62-Anact amerding section six hundred and twenty-two (622) of the code in relation to the severance of territory from towns and cities. Approved February 17, A. 1. 1906. the code, relative to the condempation of property by cities and towns, for the purpose of constructing and maintaining dams across the waters and water courses of the state, in forming reservoirs and sources of water to supply water works or plants. Approved March 30, A. D. 1906
S. F. 61-An act to repeal the law as it appears in section seven hundred and thirty-two (732) of the supplement to the code, and to repeal chapter thirty-eight (33) of the laws of the Thirtieth General Assembly, and to enact substitutes therefor, relative to the levy of taxes for library purposes. Approved March 30, A. D. 1906.

17

18

19

## 20


H. F. 338-An act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable or educational, or in any place of confinement maintained and supported by public funds. Addititional to titles five (V), twelve (XII), thirteen (XIII), and twenty-six (XXVI) of the code.] Approved April 10, A. O. 1906
H. F. 330-An act to repeal sections one thousand and fifty-seven (1057), one thousand and sixty-four (1064), one thonsand and sixty-five (1065), o e thousand and sixty-six (1066), one thousand and seventy (1070), and one thousand and seventy-one (1071), and to enact snbstitutes therefor, relating to the election of officers and the $t \in \mathrm{rms}$ of cffice. Approved April 10, A. D. 1906.
H. F. $359-$ An act to amend section ten hundred and sixty (1060) of the code, and to repeal section ten hundred and seventy-four (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees. Approved April I0, A. D. 1906
H. F. 364-An act to repeal section one thousand sixty-eight (iC68) of the code relative to railroad commissioners, and to enact a substitute therefor. Approved April 10, A, D. 1906
H. F. 334-An act to repeal section one thousand and seventy-two (1072) of the cone and to enact a substitute therefor, relating to the term of office of county officers. Approved April 10, A. D. 1906
H. F. 47-An act to amend section ten hundred and seventy-six (1076) of the code relating to the registration of voters. Approved rebruary 6, A.D. 1906
S. F. $300-$ An act to amend section one thousand seventy-six (1076) of the code, relative to the registration of voters. Approved March 30, A. D. 1906 code, relating to election boards. Approved March 23, A. D. 1906.
H. F. 362-An act to amend the law as it appears in section eleven hundred and six (1106) of the supplement to the code relating to the form of ballots to be used at elections. Approved April 10, A. D. 1906
S. F. 43-An act to amend sections eleven hundred and nine (1109), eleven hundred and twenty (1120), and eleven hundred and twenty-one of the code, and to amend the law as it appears in sections eleven hundred and six (1106) and eleven hundred and niteteen (1119) of the supplement to the code, relating to elections, form of and manner of marking the ballots. Approved March 15. A. D. 1906
H. F. 387-An act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections. Approved April 6, A. D. 1906.................
H. F. 153-An act to amend section seven (7) chapter forty (40) of the acts of the Thirtieth General Assembly of the state of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket; [and to amend section two (2) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to the time of closing the polls. 1 Approved March 10, A. D. 1906
S. F. $295-\mathrm{An}$ act to amend section twelve hundred and ninety-three (1293) of
the code, relative to the publication of the official ballot. Approved April 10, A. D. 1906............................................ . . . .
S. F. 283-An act to amend section thirteen hundred and four (1304) of the code, so as to exempt from taxation the accumulations and funds of fraternal beneficiary associations. Approved April 10, A. D. 1906
Engrossed bills GENERAL LAWS-Continued. Chapter.
H. F. $119-A n$ act to repeal section thirteen hundred and six-b (1306-b) of the ..... 49supplement to the code, and chapter forty-three (43) of the actsof the Thirtieth General Assembly, and to enact a"substitutetherefor relating to the limit of indebtedness of municipal cor-porations. Approved March 30, A. D. 190650of the code, relating to the taxation of national, state andsavings banks and shares of stocks therein. Approved April 10,A. D. 1906
S. F. 231-An act to repeal section thirteen hundred and ninety-one (1391) of ..... 51
the code, relating to delinquent taxes and to enact a substitutetherefor. Approved Apiil 10, A. D. 1906
H. F. 209-An act to encourage the planting of forest and fruit trees in the ..... 52state of Iowa. [Additional to chapter one (1) of title seven(VII) of the code relating to assessment of taxes] ApprovedApril 10, A. D. 1906
S. F. 60-An act to amend section one thousand four hundred and seven ..... 53(1407) of the code relating to the collecting of delinquent taxes.Approved February 26, A. D. 1906.
S. F. $125-$ An act to amend section one thousand four hundred sixty-seven ..... 54(1467) of the code, relative to assessment and collection ofcollateral inheritance tax. Approved February 26, A. D. 1906.S. F. 122-An act to amend section one thousand four hundred sixty-seven55(1467) of the code relating to assessment and collection of collat-eral inheritance tax. Approved March 10, A. D. 1906.H. F. 39-An act to amend section fifteen hundred and thirty (1530) of the56supplement to the code, giving boards of supervisors power tolevy additional mill. Approved April 5, A. D. 1906
S. F. $138-$ An act to amend the law as it appears in section fifteen hundred ..... 57and thirty-three (1533) of the supplement to the code. [Relativeto the appointment of superintendents of roads.l ApprovedMarch 10, A. D. 1906
H. F. $379-$ An act to amend the law as it appears in sections fifteen hundred58and thinty-three (1533) and fifteen hundred and forty-a (1540-a)of the supplement to the code, relating to the collcetion of roadtaxes. Approved April 9, A. D. 1906
S. F. 191-An act to amend section fifteen hundred and thirty-cight (1538) of ..... 59the code, relating to the compensation of the trustees and town-ship clerk. Approved April 5, A. D. 1906
S. F. 203-An act relating to the collection of poll tax and amending section60fifteen hundred fifty (1550) of the code. Approved March 30,A. D. 1906
H. F. 299-An act to amend section fifteen hundred and sixty-six "a" (1566-a)61of the supplement to the code, relating to publication of item-jzed accounts of township officers. Approved April 5, A. D.1906H. F. 15-An act to provide for improving the public highways by the use ofthe road drag. 【Additional to chapter wo (2) rf title eight(VIII) of the code; relative to working roads.] ApprovedFebruary 14, A. D. 1906
S. F. 6-An act to encourage the use of wagons with wide tires on public ..... 63highways and providing for a rebate of a portion of their roadtax to persons using wagons with tires not less than three ir chesin width when hauling heavy loads on the public highways ofthis state. [Additional to chapter two (2) of title eight (VIII) ofthe code, relative to working roads. [Approved March 10, A.D. 190662 D. 1906
H. F. 103-An act to amend section sixteen hundred twelve (1612) of the code 64 and providing for service of notice or process on certain corporations by adding to said section the following. Approved April 10, A. D. 1905 . period of state and savings banks. Additional to the law as it appears in section sixteen hundred and eighteen (1618) of the supplement to the code, relative to renewal of corporations. Approved April 10, A. L. 1906.
S F. 110-An act to amend the law as it appears in section sixteen hundred and fifty-seven-d (1657-d) of the supplement to the code, relating to the agricultural convention. Approved April 10, A. D 1906.
H. F. 323-An act to amend section sixteen hundred fifty-seven n (1657-n), chapter (3) of title nine (IX) of the supplement to the code, relating to salary of secretary of state agricultural department. Approved $t$ pril 6, A. D. 1906
H. F. 199-An act to amend section sixteen hundred eighty-nine (1689) of the code relating to mutual insurance companies. Approved March 23, A. D. 1906
act to amend section one thou-and seven hundred nine (1709) of
69 the supplement to the code relative to the insurance of live stock. Approved February 28, A. D. 1906
S. F. 353.-An act to amend section seventeen hundred nine (1709) and seventeen hundred ten (1710) of the supplement to the code as amended by the acts of the Thirty-first General Assembly, relative to insurance otber than life. Approved April 9. A. D. 1906
H. F. 5-An act to amend the law as it appears in section seventeen huodred nine (1709) of the supplement to the code and to repeal the law as it appears in section seventeen hundred ten ( $17^{\prime} 0$ ) of the supplement to the code and to enact a substitute therefor, and relat ing to insurance o her than life. Approved March 30, A. I. 1906.
H. F. 257-Anact to amend the law as it appetrs in section seventeenh undred nine (1709) of the supplement to the code relating to iosurance. Approved March 30, A. D. 1906
H. F. 270-An act to repeal section seventeen hundred and thirty-seven (1737) of the code, relating to the publication of certificates of compliance of companies transacting the business of insurance other than life and enasting a substitute therefor. Approved April 10, 1906
S. F. 315-An act to provide that life insurance companies may transact health, accident and employers' liability insurance. [Additional to chepter six (3) of title nine (IX) of the code, relating to life insurance companies.] Approved April 10 A. D. 1906.
H. F. 198-An act to repeal the law as it appears in section seventeen hundred and eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and enact [a] substitute thereof [therefor. 1 Approved March 23, A. D. 1906
H. F, 197-An act to repeal the law as it appears in sections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-o (1784-o) inclusive, supplement to the code, relating to stipulated premium and assessment life insurance associations. Approved March 15, A. D. 1906
H. F. 57-An act to amend the law which appears as section eighteen hundred and six (1806) supplement to the code, relating to the investment of funds of insurance companies and associations. Approved March 10, A. D. 1906.
H. F. 58-An act to amend section eighteen hundred and fifty (1850) of the code in relation to the investment of funds of savings banks. Approved March 15, A. D. 1906.
S. F. 40-An act to amend section eighteen hundred sixty-nine (1869) of the
S. F. 40-An act to amend section eighteen hundred sixty-nine (1869) of the stated therein. Approved February 19, A. D. 1906.
S, F. 117-An act amending section eighteen hundred and seventy-one (1871) of the code, relating to the examination of state and savings banks. Approved March 23, A. D. 1906..........
H. F. 51-An act to amend the law which appears as chapter sixty-four (64) acts of the Thirtieth General Assembly, relating to bank examiners and fees Approved April 10, A. D. 1906

Engrossed bills.
GENERAL LAWS-Continued.
Ohapter.
H. F. . 190 -An act to amond sections one thousand nine hundred and sisty- 82 eight (1968), one thousand nine hundred and sixty-nine (1969), one thousand nine hundred and seventy-one (1971) and one thousand nine hundred and seventy-two (1972), of the code relative to the drainage of lead and zinc mines. Approved March 15, A. D. 1906.
S. F. 89-An act to repeal sections nineteen hundred and seventy-six (1976), nineteen hundred and seventy-nine (1979), nineteen hundred and eighty-two (1982), and nineteen hundred and eighty-four (1984) of the code and to enact substitutes therefor and to amend sections nineteen hundred and seventy-seven (1977) and nineteen hundred and eighty-six (1986) of the code, relating to levees built by the United States. Approved February 19, A. D. 1906.
S. F. $252-$ An act amendatory of the law as it appears in chapter sixty-eight 84 (68) of the Thirtieth General Assembly, relating to levees, ditches, drains and water courses, and amending sections two (2), five (5), twenty-eight (28), forty-two (42), forty-four (44) and forty-eight (48) of said act. Approved April9, A. D. 1906.
H. F. 272-An act to amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses. Approved March 10, A. D. 1906....
H. F. 128-An act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provision for same. [Additional to chapter two (2) of title ten (X) of the code, and chapter sixty-eight (68) of the acts of the Thirtieth General Assembly, relating to levees, drains, ditches and water courses.] Approved February 22, A. D. 1906
S. F. 347-An act to amend the law as it appears in section two thousand and 87 twenty-six (2026) of the supplement to the code, relating to ctreet railways over highways. Approved April 9, A. D. 1906. .
H. F, 171-An act to amend section two thousand and fifty-two (2052) of the 88 code relating to the collection of fees in the office of the secretary of state. Approved March 30, A. D. 1906
H. F. $26-\mathrm{An}$ act to repeal chapter seventy-four (74) of the laws of the 89 Thirtieth General Assembly relating to common carriers and additional to section two thousand and seventy-four (2074) of the cone and to provide a substitute therefor. Approved March 30, A. D. 1906
S. F. 12-An act making it unlawful for any steam railway or interurban 90 railway doing business within the state, or any officer, agent or representative thereof, to issue, give or offer to any city, county, district, state or federal officer, including judges and members of the general assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employe thereof, or to any candidate for a city, county, district, state or federal office, or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public. And prohibiting any city, county, district, state or federal officer, and any delegate to a county, district or state political convention, and any candidate for a county, district, state or federal office, and any member of any political committee or any employe thereof, and any juror in state or federal courts, to request or use any such free pass, ticket or privilege, sold or conferred at a less rate than the rate charged the public, over any steam railroad or interurban railroad, and providing a penalty therefor. [Additional to chapter seven (7) of title ten (X) of the code relating to regulation of carriers by railway.] Approved April 5, A. D. 1906. eleven (XI) of the code, and the law as it appears in chapter one (1) title eleven (XI) of the supplement to the code and chapter seventy-seven (77) of the acts of the Thirtieth General Assembly relative to the state military force and Iowa national guard. [Amending sections twenty-one hundred and ninety-two (2192) and twenty-two hundred and one (2201) of the code, amending the law as it appears in section twenty-two hundred and eleven (2211) of the supplement to the code, and sectione one (1), two (2), three (3), nine (9), eleven (11) and thirteen (13) of chapter seventy-seven (77) of the acts of the Thirtieth General Assembly, repealing sections twenty-one hundred and pinety (2190) and twenty-one hundred and ninety-one (2191) of the code, and enacting substitutes therefor, repealing the law as it appears in sections twenty-one hundred and seventy-four (2174), twentytwo hundred and three (2203) and twenty-two hundred and four (2204) of the supplement to the code, and sections four (4) and five (5) of chapter seventy-seven (77) of the acts of the Thirtieth General Assembly, and enacting substitntes therefor, and repealing section twenty-one hundred and eighty-nine (2189) of the code, and the law as it appears in section seven (7) of chapter seventy-seven (77) of the acts of the Thirtieth General Assembly.] Approved April 5, A. D. 1906
S. F. 247-An act to provide for the care and removal to their place of legal settlement of non-resident insane and for the payment of the expenses thereof and repealing the law as it appears in section twenty-seven hundred and twenty-seven-a28 (2727-a28) of the supplement to the code and all acts and parts of acts in conflict with this act, (and amending section twenty-two hundred and eighty-three (2283) of the code. Approved April 9, A. D. 1906.
S. F. 246-An act to repeal section two thousand two hundred and eightyseven (2287) of the code and chapter seventy-nine (79) of the acts of the Thirtieth General Assembly amending said section and to enact a substitute therefor in regard to the capture and return of patients escaped from hospitals for the issane and the payment of the expenses thereof. Approved April 9, A. D. 1906....
S. F. 320-An act to repeal section twenty-two hundred and ninety-two (2292) of the code and to enact a substitute therefor relating to the expense of the insane and of inebriates and the time and manner of certifying the same to the county auditor and the auditor of state and the payment of same. Approved April 10, A. D. 1906 .
S. F. 216-An act to amend chapter eigrty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates. Approved April 9, A. D. 1906.
H. F. 250-An act to amend section fifteen (15) of chapter eighty (80), acts of the Thirtieth (30) General Assembly relating to the state hospital for inebriates. Approved March 15, A. D. 1906
S. F. 32-An act to provide for the payment of certain expenses of indigent patients paroled or discharged from the state hospital for inebriates at Knoxville, and the hospital for female inebriates.「Additional to the law as it appears in chapter 2-A (2-A) of title twelve (XII) of the supplement to the code and chapter eighty (80) of the acts of the Thirtieth General Assembly, relating to the detention and treatment of dipsomaniacs, inebriates or those addicted to the excessive use of narcotics.] Approved April 9, A. D. 1906
S. F. 109-An act to repeal sections two thousand three hundred forty-one (2341) and two thousand three hundred and forty-two (2342) of the code, relative to the registration and publication of pedigrees, and to enact a substitute therefor. Approved April 10, A. D. 1906 act to amend section twenty-four hundred and thirty-nine (2439) of the code, relative to the collection of the mulct tax. Approved April 5, A. D. 1906.

Engrossed bills.
GENERAL LAWS-Continued.
Chapter.
S. F. 239-An act to amend the law as it appears in section twenty-four forty- 100 eight (2448) of the code, relating to the establishment of saloons within certain distances of specified buildings and places, and to include cemeteries among the places affected by the provisions of said section. Approved April 5, A. D. 1906.
S. F. 276-An act to amend section twenty-four hundred and fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law. Approved April 5, A. D. 1906.
S. F. 307-An act to amend section two thousand four hundred sixty-nine (2469), and to amend the law as it appears in section two thousand four hundred seventy (2470) of the supplement to the code, relating to the bureau of labor statistics. Approved April 10, A. D. 1906.
H. F. 74-An act to regulate the employment of child labor and to provide for the enforcement thereof. [Additional to chapter eight (8) title twelve (XII) of the code.] Approved April 10. A. D. 1906.
H. F. 274-An act to repeal sections twenty-five hundred (2500), twenty-five 104 hundred and one (2501), and twenty-five hundred and two (2502) of the code relating to geological surveys and the duties of the state geologist, and to enact a substitute therefor. Approved April 10, A. D. 1906.
S. F. 308-An act to amend sections one (1) and nine (9) of chapter eighty-
seven (87) of the acts of the Thirtieth General Assembly, in
F. 308-An act to amend sections one (1) and nine (9) of chapter eighty-
seven (87) of the acts of the Thirtieth General Assembly, in relation to the inspectors of petroleum and its products. Approved April 10, A. D. 1906
S. F. 141-An act to regulate the sale of gasoline and providing penalty for
S. F. 141-An act to regulate the sale of gasoline and providing penalty for
violation thereof. [Additional to chapter eleven (11) of title twelve (XII) of the code, relating to petroleum products. Approved March 30, A. D. 1906,
S. F. 157-An act defining the powers of the state food and dairy commissioner his duputy and assistants. [Additional to chapter thirteen (13) of title twelve (XII) of the code, relating to the dairy commis-
sioners and imitation dairy products.j Approved March 17, A. of title twelve (XII) of the code, relating to the dairy commis-
sioners and imitation dairy products.] Approved March 17, A. D. 1906 .
S. F. 126-An act for the protection of birds, their nests and eggs, the whole 108
being additional to chapter fifteen (15), title twelve (XII) of the code. Approved April 5, A. D. 1906
H. F. 86-An act to require and regulate the registration of births and deaths in the state of Iowa, and to repeal section two thousand five hundred sixty-six (2566) and two thousand five hundred sixtyseven (2567) of the code, and to repeal chapter one hundred (100) laws of the Thirtieth (30) General Assembly. Approved April 10, A. D. 1906
H. F. 59-An act to amend section two thousand five hundred sixty-seven 110 (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the state board of health. Approved February 22, A. D. 1906......
S. F. 91-An act to repeal the law as it appears in section two thousand five act to repeal the law as it appears in section two thousand five and chapter ninety-eight (98) laws of the Thirtieth General Assembly, relating to quarantine, the care of infected persons and the payment of expenses incurred thereby and to enact a substitute therefor. Approved March 21, A. D. 1906.
H. F. $280-\mathrm{An}$ act to amend sections twenty-five hundred and seventy-five-c (2575-c), twenty-five hundrad and seventy-five-d (2575-d), twenty-five hundred and seventy-five-e (2575-e) and twentyfive hundred and seventy-five-f (2575-f) of chapter six-teen-A (16-A) title twelve (XII) of the supplement to the code, relative to bringing into the state nursery stock. Approved April 5, A. D. 1906.
H. P. 126-An act to amend chapter one hundred and one (i01) laws of the Thirtieth General Assembly, relating to the establishing and maintaining a state board of health laboratory at Iowa City. Approved Ápril 9, A. D. 1906.

111-107

$\square$

$\qquad$
$\qquad$112
$\qquad$

113

S. F. 76-An act to amend the law as it appears in section two thousand five 1114 hundred and seventy-six (2576) of the supplement to the code so as to change the dates of the meetings of the state board of medical examiners. Approved February 26, A. D. 1906. .
S. F. 64-An act to repeal the law as it appears in section twenty-five hundredils and eighty-nine (2589) of the supplement to the code, and section twenty-five hundred and ninety (2590) of the code, and to enact a substitute therefor relative to the examination of pharmacists and their assistants. Approved March 30, A. D. 1906
H. F. 16-An act amendatory to and addicional to the law as it appears in 116 title twelve (XII) of chapter nineteen-A (19-A) repealing section twenty-six hundred-i (2500-i) and enacting a substitute therefor and amending section twenty-six hundred-h (2600-h) of the supplement to the code, relative to the practice of denistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state. Approved March 30, A. D. 1906.
H. F. 225-An act to amend section twenty-six hundred and four (2604) of thell7 supplement to the code in relation to salary of commandant of the Iowa soldiers home. Approved April 10, A. D. 1908.
H. F. 267-An act to amend the law as it appears in section twenty-six hun-118 dred and four (2604) of the supplement to the code, relating to officers of the Iowa soldiers' home. Approved April 10, A. D. 1906
S._F. 249-An act to amend section twenty-six hundred and six (2606) of the 119 code relating to the rules for admission to the soldier's home. Approved April 5, A. D. 1906.
EH. ${ }^{\text {PF }}$ 75-An act providing for the prevention of tuberculosis and for the 120 establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith. [Additional to title twelve (XII) of the code, and to the law as it appears in chapter eleven-B (11-B) of title thirteen (XIII) of the supplement to the code.] Approved April 9, A. D. 1906.
S. F. 30, An act to amend section two thousand six hundred twenty-fivel21 (2625) of the code relative to superintendent of public instruction and his reports. Approved March 30, A. D. 1906.
S. $\mathrm{F}^{\mathbf{1}} 30$-An act to repenl sections twenty-six hundred thirty-two (2632), 122 twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-five (2735), twenty-seven hundred thirty-six (2736), twentyseven hundred thirty-seven (2737) of the code, and sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-six (2735), twenty-seven hundred thirty-seven (2737), of the supplement to the code, and to define the qualifications of county superintendents; to provide for the examination and certification of teachers for the public schools; the classification of teacher's certificates, and the registration of the same. Approved April 5, A. D. 1906. of the code, relative to the reports of the state university. Approved March 30, A. D. 1906
H. F. 360-An act to provide for the establishment of a course of practical and 124 scientific instruction and investigation in the art of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa state college of agriculture and mechanic arts. [Additional to chapter four (4) of title thirteen (XIII) of the code, relating to the state college of agriculture and mechanic arts.] Approved April 10, A. D. 1906
S. F. 303-An act to amend section two thousand six hundred eighty (2680) 125 of the code, relative to the normal school and to the biennial reports to the governor. Approved March 30, A. D. 1906.
8. F. 81-An act to amend the law as it appears in section two thousand six 126 hundred and eighty-five (2685) of the supplement to the code relating to admission to the Iowa soldiers' orphans' home. Approved February 19, A. D. 1906
Engrossed bills GENERAL LAWS-Oontinued. Chapter.
S. F. 182-An aet providing for the placing by adoption and contract and for 127 the care and protection of children of the lowa soldiers' orphans' home, and to repeal section twenty-six hundred and ninety (2690) of the code and other acts and parts of acts in conflict with this act. Approved April 5, A. D. 1906
S. F. 183-An act to repeal section twenty-seven hundred and four (2704) of 128 the supplement to the code and and to enact a substitute therefor relating to the placing under contract of boys and girls committed to the industrial school. Approved April 5, A. D. 1906
S. F. $100-$ An act to amend the law as it appears in section two thousand seven hundred and eight (2708) of the supplement to the code so as to raise the age of commitment of females to the industrial school to eighteen years. Approved April 5, A. D. 1906
S. F. 170-An act to repeal section twenty-seven hundred thirteen (27:3) of the supplement to the code and to increase the fund for the support of the industrial schocl and to fix the minimum monthly allowance for each department thersof. Approved April 9, A. D. 1906.
S. F. 304-An act to amend section two thousand seven hundred seventeen (2717) of the code, relative to the college for the blind, and reports to the governor. Approved March 30, A. D. 1906.
S. F. 319-An act to repeal section twenty-seven hundred twenty-six (2726) of the code and to enact a substitute therefor relating to the expense of inmates of the school for the deaf, and the time and manner of certifying the same to the county auditor and the auditor of state, and the payment of same. Approved April 10, A. D. 1906
S. F. 142-An act to amend the law as it appears in section twentv-seven hundred and twenty-seven-c (2727-c) of the supplement to the code relating to salaries. Approved March 30, A. D. 1906
S. F. 333-An act appropriating money for the inspection of county and pri134 vate institutions in which insane persons are kept, and associations, societies and homes receiving friendless children. |Additional to the law as it appears in chapter eleven-B (11-B) of title thirteen (XIII) and chapter eight-A (8-A) of title sixteen (XVI) of the supplement of the code.] Approved April 10, A. D. 1906
S. F. 345-An act to amend section two thousand seven hundred twentyseven (2727) of the code relative to terms of office of trustees of county high schools. Approved April 10, A. D. 1906
S. F. 27-An act to amend the law as if appears in sections twenty-seyen 1.36 hundred thirty-nine (2739); twenty-seven hundred sixty-two (2762); twenty-seven hundred sixty-four (2764); twenty-seven hundred sixty-five (2765); twenty-seven hundred sixty-nine (2769); twenty-seven hundred seventy-three (2773); twenty-seven hundred eighty-five (2785); twenty-eight hundred (2800); twentyeight hundred and one (2801); and twenty-eight two (2802) of the code and the law as it appears in sections twenty-seven hundred-fifty (2754) and twenty-eight hundred six (2806) of the supplement of the code; and to appeal sections twenty-seven hundred fifty-seven (2757) and twenty-seven hundred ninety-three (2793) of the code and enact substitutes therefor, relative to the school year, organization and meetings of school boards, reports of school officers and the changing of boundaries of school corporations. Approved March 10, A. D. 1906
S. F. 316-An act to amend section twenty-seven hundred fifty-eight (2758) of 137 the code relative to the qualifications of school directors. Approved March 17, A. D. 1906
H. F. 391-An act to repeal section twenty-seyen hundred and sixty-three 138 (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor. Approved April 9, A. D. 1906 ......
S. F. 96-An act to amend section twenty-seven hundred and sixty-eight (2768) 139 of the code in relation to school building funds. Approved March 23, A. D. 1906.
Engrossed bills. GENERAL LAWS-Continued. ChapterH. F. 390-An act to repeal section twenty-eight hundred and twelve-b (2812-b)140of the supplement to the code, relating to school district bonds,and to enact a substitute therefor. Approved April 9, A. D.1906
S. F. 214-An act to provide for the organization of consolidated independent ..... 141districts additional to title thirteen (XIII) chapter fourteen (14)of the code. Approved April 5, A. D. 1906
H. F. 129-An act providing for the care and permanent preservation of the ..... 142 public archives, and making an appropriation therefor. [Addi-tional to chapter seventeen (17) of title thirteen (XIII) of the codeand chapter seventeen-A (17-A) of the supplement to the code,relating to state library and historical collections.] ApprovedApril 10, A. D. 1906S. F. 237 -An act to amend the law relative to appropriation for law library143as it appears in section two thousand eight hundred eighty-one-e(2881-e), of the supplement to the code. Approved March 21,A. D. 1906act relating to gifts, devises or bequests of state institutions.144[Additional to chapter three (3) of title fourteen (XIV) of thecode, relating to perpetuites and gifts.] Approved February 26,A. D. 1906
H. F. 115-An act to amend section number twenty-nine hundred and forty-one (2941) of the code relative to recording instruments affect-ing lots in cities and towns or villages, in seperate books.Approved February 22, A. D. 1906
S. F. 244-An act to regalize acknowledgments of instruments in writing here tofore taken by notaries public. [Additional to section twenty- nine hundred and forty-two (2942) of the code.] Approved March 21, A. D. 1906 ..... 146145147
sixteen (3016) of the supplement to the code relating to bushel by weight, and to enact a substitute therefor. Approved April 10, A. D. 1906
H. F. 368 An act to repeal the law as it appears in section three thousandandH. F. 175-An act to amend section three thousand and forty-seven (3047) ofthe code relating the assignment of wages. Approved April5, A. D. 19361481
S. F. $285-$ An act in relation to a lost, stolen or destoyed note, bond, bill of ..... 150exchange, draft, certificate of deposit or other evidence ofindebtedness and prescribing how action may be broughtthereon. (Additional to chapter three (3) of title fifteen (XV)of the code and to the law as it appears in chapter three-A(3-A) of title fifteen (XV) of the supplement to the code, relatingto notes and bills.) Approved April 10. A. D. 1906
H. F. 12-An act relating to the time of bringing actions against estates ofdecedents and additional to section thirty-four hundred andforty-seven (3447) of the code. Approved March 10, A. D. 1906.
H. F. 117-An act to amend the law as it appears in section thirty hundred and sixty-a-one hundred and thirty-two (3060-a-132) of the sup- plement to the code, relating to negotiable instruments. Approved February 14, A. D. 1906149
H. F. 301-An act to amend section three thousand four hundred and ninety-four (3494) as the same appears in the suppiement to the code,relating to the place of bringing actions. Approved March 30,A. D., 1906151
H. F. 23-An act providing limitations for the commencement of actions, rela-
tive to real property, additional to chapter two (2) title eighteen H. F. 23-An act providing limitations for the commencement of actions, rela-
tive to real property, additional to chapter two (2) title eighteen (XVIII) of the code. Apnroved March 23, A. D., 1906 ..... 152 (XVHI) of the code. Apnroved Mareh 23, A. D., 1006153the code, in relation to the publication of original notices incommencement of actions against unknown defandants, andlength of publication. Approved February 26, A. D., 1906....
S. F. 28-An act to amend section thirty-six hundred and fifty-two (3652) of154
S. F. 71-An act to amend section three thousand five hundred forty (3540) ofthe code, relating to trial judgment. Approved February 14,A. D., 1906155
H. F. 114-An act to amend chapter twelve (12) title eighteen (18) of the code, 156 and to determine the priority of certain claims in the distribution of property in the hands of receivers. Approved Mareh 30, A. D. 1906.
S. F. 154-An act to amend section four thousand twenty-five (4025) of the 157 code in relation to notice to defendant in sales under execution. Approved March 15, A. D. , 1906.
H. F. 306-An act to amend section four thousand one hundred and fourteen 158 (4114) of the code relating to notice of appeal. Approved April 10, A. D. 1906.
H. F. 83 -An act to repeal section forty-six hundred and thirty-three (4633) of 159 of the code and to enact a substitute therefor, providing for recording in the connty recorders' offices, United States and state patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence. Approved February 6, A, D., 1906.
H. F, 138-An act to amend section forty-eight hundred and twenty-one (4821) 160 of the code, relating to hunting on enclosed land. Approved February 26, A. D, 1906
H. F. 325-An act to amend section number forty-eight hundred and twenty- 161 two (4822) of the code, relating to malicious injury to buildings and fixtures. Approved April 9, A. D. 1906.
H. F. 66-An act providing punishment for the injury or destruction of side- 162 walks. [Additional to chapter four (4) of title twenty-four (24) of the code] Approved February 22, A. D. 1906.
S. F. 274-An act to amend chapter five (5) of title (XXIV) of the code, relating 163 to larceny. Approved April 10, A. D. , 1906.
S. F. 15-An act to amend section four thousand nine hundred and thirty-six 164 (4935) of the code relating to incest. Approved February 14, A. D., 1906.
act punishing any person who shall ask, request, or solicit an
other to have carnal knowledge with any female, for a consideration or otherwise. 【Additional to chapter nine (9) of title twentyfour (XXIV) of the code, relating to offenses against chastity, morality and decency.1 Approved April 5, A. D., 1906.........
S. F. 8-An act to prevent the adulteration, misbranding and imitation of 166 foods, to change the name of the office of "state dairy commissioner" to that of "state food and dairy commissioner", and to define his duties; and repealing sections four thousand nine hundred eighty-two (4982), four thousand nine hundred and eighty-four (4984), four thousand nine hundred and eighty-seven (4987), four thousand nine hundred and ninety-three (4993), four thousand nine hundred and ninety-four (4994), four thousand nine hundred and ninety-five (4995), four thousand nine hundred and ninety-six (4996), four thoussind nine hundred and ninety. seven-(4997), four thousand nine hundred and ninety-eight (4998) of the code, and sections four thousand nine hundred and eighty-four ' 'a', (4934-a) and four thousand nine hundred and eighty-four " $b$ " ( $4981-b$ ), as they appear in the supple. ment to the code; and amending section four thousand nine hundred and eighty-six (4986) of the code, and making an appropriation for the purpose of carrying out the provisions of this act. Approved February 26, A. D. 1906.
S. F. 156-An act to mmend sections forty-nine hundred and eighty-nine (4989) and forty-nine hundred and ninety (4930) of the code, relating to the sale of adulterated milk and cream. Approved March 15, A. D. 1906.
S. F. 334-An act to require operators of creameries to pasteurize skimmed 168 milk before delivering the same to any person and providing a penalty for violation thereof. [Additional to chapter ten (10) of title twenty-four (XXIV) of the code, relating to offenses against the public health.] Approved April 5, A. D. 1906.

Engrossed bills.
GENERAL LAWS-Continued
Chapter.
H. F. 253-An act to prohibit unfair commercial discrimination between differ- 169 ent sections, communities or localities, or unfair competition, and providing penalties therefor. [Additional to chapter eleven (11) of title twenty-four (XXIV) of the code, relating to offenses against public policy.] Approved April 30, A. D. 1906.
H. F. 412-An act to protect the public health and the health of domestic 170 animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes. [Additional to chapter eleven (11) of title twenty-four (XXIV) of the code, relating to offenses against public policy.] Approved April 9, A. D. 1906
S. F. 163-An act prohibiting manipulation of the Babcock test or any other 171 contrivance used for determining the quality of milk or cream and providing punishment therefor. [Additional to chapter (13) of title twenty-four (XXIV) relating by false pretenses, gross frauds conspiracy. 1 Approved March 16, A. D. 1906.
S. F. 35-An act to amend section five thousand seven hundred and sixteen 172 (5716), of the code and to provide for the compensation of the chaplains of the penitentiaries. Approved April 5, A. D. 1906.

## APPROPRIATION ACTS

Engrossed bills.

## APPROPRIATION ACTS

Chapter.
H. F. $433-$ An act to provide for the general levy for state purposes for the 173 year nineteen hundred and six (1906). Approved April 9,A.D. 1906
H. F. 178-An act making an appropriation to defray the mileage and ex- 174 penses of the members of the various committees sent by the Thirty-first General Assembly to visit the several state institutions. Approved March 10, A. D. 1906
S. F. 104-An act making an appropriation to defray the mileage and ex-
penses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions originating in the senate, numbered six and seven. Approved February 26, A. D. 1906
S. F. 102-At act making an appropriation to cover the deficiency on account 176 of additional employes of the Thirtieth General Assembly, and to pay the additional employes of the Thirty-first General Assembly. Approved February 17, A. D. 1906
S. F. 358-An act to make appropriations for the payment of state and jud cial
S. F. 358-An act to make appropriations for the payment of state and jud cial 177 act relating to fish and game, and making appropriation for April 10, A. D. 1906
H. F. 403-An act making appropriations for the construction, repair, improvement and contingent funds for the state hospitals, penitentiaries, industrial schools, institution for the feeble minded, college for the blind, school for the deaf, Iowa soldiers' home, and Iowa soldiers' orphans' home. Approved, April 9, A. D. 1906
S. F. 52-An act making appropriations for the benefit of the industrial 180 school for boys at Eldora. Approved February 17, A. D. 1906.
S. F. 181-An act for the appointment of state agents for the industrial school 181 and the soldiers' orphan's home. defining their duties and making an appropriation for their salaries and expenses and to repeal chapter 157 of the acts of the Thirtieth General Assembly and other acts in conflict with this act. Approved April 5, A. D. 1906.
H. F. $400-$ An act making appropriations for the Iowa state college of agri- 182 culture and mechanic arts, the state university and the state normal school. Approved April 9, A. D. 1906
H. F. 207-An act providing for a levy of a special tax of one-fifth (1-5) of a 183 mill on the dollar upon the assessed, valuation of the taxable property of the state for the erection, repair and improvement of buildings for the state university of Iowa. Approved April 10, A. D. 1906ings for the Iowa state college of agriculture and mechanic arts.Approved April 10, A. D. 1906.
H. F. 134-An act to provide for agricultural extension and experiment work185.by the Iowa state college of agriculture and mechanic arts, andmaking an appropriation for the same. Approved April 10, A.D. 1906 .
H. F, 176-An act to provide for the erection, repair, improvement and equipment of buildings for the state normal school. Approved April 10, A. D. 1906.
S. F. 161-An act providing for the inside finishing and completion of the historical, memorial and art building. Also for the purchase of steel book stacks, and making an appropriation therefor. Approved April 9, A. D. 1906. of all insurance and the practice of the insurance companies doing business in this state and make recommendations concerning the insurance laws and provide a uniform policy for life and fire insurance and report their findings and recommendations to the next general assembly, and for other purposes. Approved April 5, A. D. 1906.
S. F. 348-An act making appropriations for the benefit of the Benedict home at Des Moines, the Florence Crittenden home, the boys' and girls' home, and the house of the Good Shepherd at Sioux City and the Dubuque rescue home, and the house of the Good Shepherd at Dubuque, and providing for the method of disbursement and against future appropriations of this kind. Approved April 10, A. D. 1906.
S. F. 268 -An act appropriating money to pay the expenses of the members of the Iowa Shiloh battlefield monument commission, the lowa Vicksburg park monument commission, the Iowa Lookout Mountain and Missionary Ridge monument commission, the lowa Andersonville prison monument commission, speakers and musicians, upon a joint visit to the several fields upon which monuments have been erected under their supervision, for the purpose of dedicating the same. Approved April 5, A. D. 1906
thousand (25000) railroad commissioners' official maps to be distributed by the members of tire general assembly and railroad commissioners. Approved February 26, A. D. 1906..
F. 103-An act making an appropriation of the sum of four thousand nine hundred seventy-eight dollars and twenty-seven cents ( $\$ 4,978.27$ ) to Albert B. Cummins, W. B. Martin, B. F. Carrol, and G. S. Gilbertson to reimburse them for funds advanced for the purpose of completing the tabulation of the state census of 1905. Approved February 27, A. D. 1906.
H. F. 11-An act providing for placing a statue in bronze of Samuel j. Kirkwood, ex-governor of Iowa, in the national statuary hall in the capitol building at Washington, D. C., and appropriating money to pay therefor. Approved April 5, A. D. 1906
S. F. $:-A n$ act making an appropriation to defray the expenses of the reception tendered Ex-Governor William Larrabee by the Thirty-first General Assembly. Approved February 14, A. D. 1906. reception tendered the governor by the Thirty-first General Assembly. Approved February 14, A. D. 1906
H. F. 344-An act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the 80 th representative district of Iowa. Approved April 9, A, D. 1906.collecting the claim of the state of Iowa against the UaitedStates gcvernment for money expended by the state in aidingthe government to equip and place in the field its soldiers forthe Spanish war. Approved April 5, A. D. 1906
H. E. 283 -An act to reimburse Frank Bristow for injuries sustained while in 198 the employ of the state. Approved April 10, A. D. 1906.
S. P 205-An act to appropriate the Sum of seventy-five dollars (\$75) to pay 199 Henry Eyler for money advanced by bim to the state of Iowa as rent for certain lake beds situated in Wright county, Iowa. Approved April 9, A. D. 1906.
H. F. 206 -An act to indemnify L. H. Fenton for personal injury sustained by 200 him while employed at the state hospital for the insane, at Mt. Pleasant, Iowa. Approved April 5, A. D. 1906 Pleasant, Howa. Approved Aprí S, A. D. 1906
pay E.S. Frank for money advanced by him to the state of Iowa as rent for certain lake beds situated in Wright and Hancock counties, lowa. Approved April 9, 1906
H. F. 341-An act to appropriate the sum of four hundred and forty-one dol-
lars and seventy ceats ( $\$ 441.70$ ) for the relief of George F. Hunt, late ordnance sergeant in the adjutant general's department of the state of Iowa on account of balance of salary due under joint resolution number nine, acts of the Twenty-Sizth General Assembly, and directing the mavner of the payment of such appropriation. Approved April 10, A. D. 1906.
S. F. 169-An act appropriating the sum of one thousand dollars ( $\$ 100000$ ) to be paid to Lena Ness, guardian of Andrew $T$. Ness for the use and benefit of Andrew T. Nessin settlement of all claims against the state of Iowa by reason of the injury to Andrew $T$. Ness and damages resulting there from in the loss of a leg and for the pain and suffering resulting from said injury, said injury occurring while the said Andrew T. Ness was detained in the state hospital for the insane at Independence, Iowa. Approved April 5, A. D. 1906
S. F. 111-An act appropriating the sum of seven hundred and fifty dollars ( $\$ 750$ ) to be paid to Mrs. John Stein, in settlement of all claims against the state of Iowa by reason of the death of John Stein who was killed by a falling scaffold at the Fort Madison penitentiary while working under the orders of the superintendent of construction. Approved April 5, A. D. 1906
H. F. 146-An act appropriating the sum of eight hundred sixty-two and thirty-eight one-hundredth dollars (\$852.38) to be paid to H.W. Tapley and Philip Morgan in settlement of all claims against the state of Iowa by reason of the loss of valuable coins abstracted from the historical building by an employe of the state. Approved April 5, A D. 1906.
H. F. 97-An aet appropriating fifty dollars ( $\$ 50.00$ ) for the purpose of repairing the soldiers' orphans' monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon. Approved March 10, A. D. 1906 act making appropriation for the....................................... Elm Grove cemetery, Washington, Iowa, over the grave of Timothy Brown, a soldier of the Revolutionary War. Approved March 16, A. L. 1906
S. F. 180-An act making an appropriation for the erection of a monument at 208 the Aspen Grove cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan and providing the method of such erection. Approved March 10, A. D. 1906.
S. F. 193-An act making appropriation for the erection of a monument in 209 Sheron cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the revolutionary war. Approved March 30, A. D. 1906
Engrossed bills. SPEOIAL ACTS.' Chapter.S. F. 355-An act fixing the number of senators in the general assembly, 210apportioning them among the several counties according to thenumber of inhabitants in each, and dividing the state into sen-atorial districts. Approved April 10, A. D. 1906.
H. F. 357-An act to apportion the state into representative districts and 211 declare the ratio of representation. Approved April 10, A. D. 1906212the acts of the Thirtieth General Assembly and enact a substi-tute therefor, relating to the survey, appraisement and sale ofabandoned river channels of the Mississippi and Missouri riversand all navigable streams within the state, and all lands withinsuch abandoned river channels, and all islands or bars situatedin such navigable waters and authorizing the appointment of acommission to ascertain and establish the boundary lines betweenthe state of Iowa and the adjoining states Approved April 6,A. D.1906.
H. F. 421-An act to grant legislative assent to the more complete endow- ..... 213ment and maintenance of the agricultural experiment stationof the Iowa state college of agriculture and the mechanic arts.Approved April 9 A. D. 1906.
S.F. 192-An act authorizing the governing board of the Iowa state college ..... 214of agriculture and mechanic arts to contract with the city ofAmes concerning the collection and disposal of sewage and theconstruction of sewers across the college grounds. ApprovedApril 9, A. D. 1906
H. F. 297-An act authorizing the executive council of the state of Iowa to ..... 215grant a right of way for an interurban or other railway over andacross the lands and campus of the Iowa state college of agri-culture and mechanic arts in Story county in the state of Iowa,and to fix terms and conditions therefor. Approved April 9, A.D. 1906
S. F. 133-An act to grant and relinquisb to the city of Council Bluffs, Iowa, ..... 216the title of the state of lowa in and to Big or Spring Lake locatedin Pottawattamie county, Iowa. Approved March, 16 A.D. 1906.S. F. 164-An act to grant and relinquish to the city of Council Bluffs, Iowa,217the title of the state of lowa, in or to the meandered lake known
as "Carr"' lake. Approved March 16, A. D., 1906
H. F. 336-An act to authorize the executive council to convey to Jones county, ..... 218Iowa, a roadway through the east half of the southwest quarterof section thirty-three (33), township eighty-five (85), north ofrange four (4), west of the 5th principal meridian. ApprovedApril 5, A. D., 1906
219
H. F. 87-An act authorizing and empowering the governor, or his succes-sors in office, to execute, acknowledge and deliver instrumentsof conveyance to the present owners, or their grantees, of thenortheast quarter of section seventeen (17), township ninety-two(92) north, range forty-five (45) west of the 5th principal merid-ian, Plymouth county, Iowa, for the purpose of correcting the
titles thereto. Approved February 14, A. D., 1906
S. F. 213-An act to authorize the revocation and cancellation of a patent ..... 220 issued for the west half of the northwest quarter of section (1) township seventy-four (74) north, of range seventeen (17) west of the fifth principal meridian, Mahaska county, Iowa, and to authorize the issuance of patent covering the north half of the northwest quarter of section eleven (11) township seventy-four (74) north of range seventeen (17) west of the fifth principal meridian, Mahaska county, Iowa. Approved March 30, A. D., 1906
Engrossed bills. SPECIAL ACTS-Continued. Chapter.S. F. 29 An act empowering the governor and secretary of state to execute 221quit-claim deeds conveying to the grantees of S . Dunhamall of the right, title and interest of the state of lowa in thesouthwest quarter, the west half of the southeast quarter, thesouth half of the northwest quarter and the northwest quarter ofthe northwest quarter of section twenty-eight (28), and the easthalf and the northwest quarter of section twenty-nine (29),all in township seventy-three (73) north, range one (1) west ofthe 5th P. M. Approved February 14, A. D., 1906
S. F. 282 An act for the relief of the grantees of John S Bussev, and for the 222 purpose of having a patent issued in the name of Samuel Kingery, for a certain tract of land. Approved April 9, A. D. 1906.

## LEGALIZING ACTS.

ordinances and resolutions passed by the council of said town, andto define the limits thereof. Approved February 13, A. D. 1906. county, lowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town. Approved Fenruary 6, A. D. 1906...... S. F. 24-An act to egalize the incorporation of the town of Harvey, Marion
county, Iowa, the publication of notices thereof and ordinances passed. Approved January 30, A, D, 1906
S. F. 184-An act to legalize the acts of the town council of the town of Ida Grove, Iowa, relating to the erection of a public building and fire station in the incorporated town of Ida Grove, Iowa, and the subsequent acts of the officers of said town in relation thereto. Approved March 10 A, D, 1906
H. F. 194-An act to legalize the incorporation of he town of Ionia, Chickasaw county, Iowa, the election of its officers, the passage of its ordinances, and resolutions and all acts done by the council of said town. Approved February 26, A, D, 1906
H. F. 407-An act to legalize the elections of the mayors, members of the city 237
council and other city cfficials of the city of Iowa Falls, Hardin council and other city cfficials of the city of Iowa Falls, Hardin county, Iowa, and all the acts thereof during the ten(10) years last past. Approved April 9, A, D, 1906.
H. F. 246-An act to legalize the incorporation of the town of Jamaica, Guthrie 238 county, lowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town. Approved March 23, A, D, 1906
H. F. 37-An act to legalize the incorporation of the town of Lidderdale, 239 Carroll county, Iowa, the election of its officers; the passage of its ordinances and resolutions, and all acts. done by the council of said town. Approved February 6. A, D. 1906.
H. F. 424-An act to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston electric railway company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and aiong the streets of the town of Macksburg, lowa, and defining the powers and duties of said company'' should be approved and adopted. Approved April 9, A. D., 1906.
act to legalize the acts done and the ordinances and resolutions
passed by the town council of Manson, Calhoun county, Iowa. Approved April 9, A. D., 1906
H. F. 429-An act to legalize the submission to the electors of Marshalltown of 242
the question of granting a franchise to Petersen Heat, Light $\& 2$ the question of granting a franchise to Petersen Heat, Light \& Water company for the construction and operation of a heating plant in said city. Approved April 9, A. D., 1906.
S. F. 155-An act to legalize the incorporation of the town of Meservey, Cerro

Gordo county, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town. Approved Fetruary 26, A. D., 1906.
H. F. 418-An act legalizing a special election held at Oskaloosa, Mahaska 244 county, Iowa, on the 16th day of August, 1905, for the purpose of voting a tax of five per centum on the assessed valuation of property of said city in aid of the Oskaloosa and Buxton electric railway company, and legalizing the recording of the certificate issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalixing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer. Approved April 9, A. D. 1906
Engrossed bills. LEGALIZING ACTS-Continued.S. F. 286-An act to legalize the incorporation of the town of Osterdock in245Clayton county, Iowa and to legalize the election of its officersand all acts done and ordinances passed by the council of saidtown. Approved March 30, A. D. 1906H. F. 375-An act to legalize the incorporation of the town of Portsmouth,Shelby county, Iowa, the election of its officers, the passage andadoption of its ordinances and resolutions and all acts done bythe council of said town. Approved April 5, A. D. 1906.
H. F. 376-An act to legalize the incorporation of the town of Schleswig, Craw-ford county, Iowa, the election of its officers and all acts done andordinances passed by the town council of said town. ApprovedApril 6, A. D. 1906
H. F. $430-\mathrm{An}$ act to legalize the submission to the electors of Webster City ofthe question of granting a franchise for a gas plant. ApprovedApril 9, A D. 1906
S. F. 201-An act to legalize the ordinances, acts, proceedings, resolutionsand amendments to the ordinances passed by the city council ofWinterset, Iowa, and to legalize all the acts and elections of theincorporated city of Winterset, in the county of Madison, stateof Iowa, and to legalize all the officials of Winterset, Iowa, act-ing as such officials. Approved February 27, A. D. 1906.
H. F. 318-An act to legalize the incorporation of the town of Woodbine, Har-rison county, Iowa, the election of its officers, the passage andadoption of its ordinances and resolutions and all acts done bythe council of said town. Approved March 23, A. D. 1906......H. F. 322-An act to legalize the incorporation of the town of Yale, Guthriecounty, lowa, the election of its officers. the passage andadoption of its ordinances and resolutions and all acts done bythe council of said town. Approved March 23, A. D...........election held on the thirteenth day of March, 1905, and legaliz-ing the bonds issued by said school district under said election.Approved January 28, A. D. 1906
S. F. 48-An act to legalize the acts of the board of directors and electors, and ..... 253and authorize the issuing of forty thousand dollars ( $\$ 40,000.00$ ) inschool building bonds in the independent school district of LyonsCity, Clinton county, Iowa, and to validate said bonds.Approved March 23,A. D. 1906H. F. 89-An act to legalize the organization of the independent school dis-trict of Whiting, Monona county, Iowa, and the acts of its boardof directors. Approved February 6, A. D. , 1906
S. F. 26-An act to legalize the act of the "Peoples Bank" and the acts of ..... 〔 255the same corporation under the name of the "Peoples StateBank" located in West Liberty, Iowa, and to provide for filingits renewal certificate with the secretary of state. ApprovedJanuary 26, A. D. 1906
H. F. 102-An act logalizing the incorporation of the Postville CemeteryAssocia- ..... 256tion and the acts and proceedings thereof, particularly withreference to the title to real estate acquired by the said CemeteryAssociation in the transaction of its business. Approved February14, A. D., 1906
H.F. 432-An act to legalize an administrator's deed to certain real estate

- $\quad$ situated inAllamakee county, Iowa. Approved April 10, A. D.252250247246248249251
S. F. 23-An act to legalize the action of the Independent school district of
West Des Moines, Polk county, Iowa, in voting bonds at an1906257254


## JOINT RESOLUTIONS.

## JOINT RESOLUTION No. 1.

[Originated in the House.]
House joint resolution No. 1, proposing an amendment to the constitution of the state of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

## JOINT RESOLUTION NO. I. <br> [Originated in the Benate.]

Joint resolution relating to the selection of additional employes of the Thirty-first General Assembly, fixing their compensation aud defining their duties.

## JOINT RESOLUTION NO. 3 . <br> [Originated is the Senate.]

Directing the Governor of the state of Iowa to invite the governors of the several states to name representatives to an interstate convention, to be held at Des Moines, Iowa, or elsewhere, for the purpose of securing such action on the part of the several states as will result in a constitutional convention for the proposal of an amendment to the constitution providing for the election of United States senators by a direct vote.

JOINT RESOLUTION NO. 4,
[Originated in the Senate.]
Joint resolution setting aside room No. twenty-seven (27) in the state capitol building for the use of newspaper publishers, reporters and correspondents.

JOINT RESOLUTION NO. 5 .
[Originated in the Senate.]
Joint resolution fixing the number and compensation of employes in the departments of state at the seat of government.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, ? Des Moines, Iowa, January 8, 1906.

Pursuant to law, the House of Representatives of the Thirty-first General Assembly convened at io o'clock A. m., Monday, January 8, A. D. ıgoб.

The House was called to order by the Hon. H. E. Teachout of Polk.

Prayer by Rev. Don A. Allen, of Anita, Iowa.
Mattes of Sac moved that C. R. Benedict be elected temporary Chief Clerk.

Motion prevailed.
Mr. Benedict was then sworn in by Mr. Teachout.
Moved by Flenniken of Clayton that Cummings of Marshall be elected temporary Speaker.

Motion prevailed.
Mr. Cummings was sworn in by Mr. Teachout.
Cummings of Marshall in the Chair.
Calderwood of Scott moved that the following named persons be elected temporary officers:
W. C. Ramsey, Assistant Clerk; Harry E. Griffin and Ralphen. Clock, Journal Zlerks; Walter P. McCulla, Enrolling Clerk; Mollie C. Heist, Engrossing Clerk; B. S. Record, File Clerk; Col.

Thomas N. Pace, Assistant File Clerk; T. J. Alexander and A. M. May, Bill Clerks; Hester Runyan, Assistant Postmistress; J. B. Lewis, Chief Doorkeeper; Jacob Nunweiler, E. F. Moon, V. B. Crowell, Thad Maxon, J. R. White, J. B. Shorey, R. G. Shuey, T. W. Hazelton, W. S. Moore, John H. Wheeler and R. T. Holmes, Assistant Doorkeepers; R. N. Hyde, Chief Janitor; George W. Myers, A. Walker, and Harry Burnaugh, Assistant Janitors; C. H. Devine, Herbert Fellows, Robert Greene, Donald Patterson, Willie Striker, Edward Smith, James Wade, Leo Pickett, Herbert Shears, Joe Schuler and Clifford Heer, Pages; Arthur Crook, Telephone Messenger; John Heffelfinger, Sergeant at Arms.

The temporary officers assembled at the desk and took and signed the following oath:

I do solemnly swear that I will support the Constitution of the United States and of the State of lowa, and that I will taithfully perform the duties of my office to the best of my ability.
W. C. Ramsey, Harry E. Griffin, Ralph H. Clock, Mollie C. Heist, Walter P. McCulla, B. S. Record, T. J. Alexander, Hester Runyan, J. B. Lewis, Jacob Nunweiler, E. F. Moon, V. B. Crowell, Thad Maxon, J. R. White, J. B. Shorey, R. G. Shuey, T. W. Hazelton, W. S. Moore, R. N. Hyde, A. Walker, Harry Burnaugh, C. H. Devine, Herbert Fellows, Robert Greene, Donald Patterson, Ed Smith, Leo Pickett, Herbert Shears, Clifford Heer, John Heffelfinger, J. H. Wheeler, Arthur Crook.

Kendall of Monroe moved that a committee of five be appointed on credentials.

The Speaker appointed as such committee Kendall of Monroe, Crose of Page, Wright of Webster, Head of Greene, Clary of Chickasaw.

The committee retired and returned the following report:

[^1]Bailey, M. C.
Bealer, E. J. C.
Bixby, R. J.
Boland, Edward
Buckingham, F. N.
Calderwood, M. H.
Carden, William Carstensea, Theo.
Cassel, A. F.
Chassel, E. D.
Cheney, A. H.
Christianson, G. P.
Clark, Elbert W.
Clarke, G. W.
Clary, Tim C.
Cobb, William
Coburn, Geo. F.
Colclo, C. C.
Conn, Stanley
Crose, Chas F.
Cummings, B. F.
Darrah, John H.
Dashiell, Mark A.
Davie, William A.
DeMar, John C.
Doran, Justin R.
Dow, D. W.
English, Emory H
Epperson, F. M.
Flenniken, J. C.
Freeman, W. H.
Frudden, A. F.
Geneva, Thomas
Greeley, W. M.

Greene, Kobert A. Gregory, Koss H. Hakes, Montague Hambleto., A. F. N. Hanna, George W. Hart, William S. Head, Mahlon
Heles, Philip
Hollembeak, R. W.
Hume, Thomas H.
Jacobson, Abraham
Jepson, C. N.
Jones, F. F.
Kendall, N. E.
Kennedy, Chas. A.
Kling, H. B.
Koontz, Geo. W.
Laird, F. M.
Langan, Raymond C.
Leech, Louis J.
Lister, John
Lowrey, Jason H.
Lundt J. F.
McAllister, John
McClurkin, E. L.
McCreary, Wm. M.
McCulloch, Geo.
McDole, Albert E .
McElrath, Wm. W.
$\mathrm{McNie}, \mathrm{Malcolm} \mathrm{F}$.
Maben, O K.
Martin, Robert J.
Mattes, Joseph
Meredith, C. A.

Morris, James F . Mott, D. C. Nichols, J. I. Offill, John F. Olson, H. L. Peet, R. M. Powers, P. H. Pritchard, J. S. Ritter, Henry
Robinson, B. F.
Sankey, E. J.
Saylor, W. W.
Shaffer, J. D.
Skinner, Scott
Spaulding, H. L.
Springer, L. F.
stanbery, John S.
Stoltenberg, A. H.
Summers, L. F.
Teachout, H. E.
Temple, M. L.
Teter, Lorenzo D.
Van Eaton, G. L.
Washbura. A B.
Weeks, Elbert W.
Welden, Wm.
Whiting, Will C.
Willson, H. H.
Wise, Charles A. .
Wright, Robert M.
Wyland, O. P.

We further report with reference to the members from the 80th district that there is a contest between Charles Youde and George R. Whitmer, each claiming to be entitled to represent that district, and we recommend the appointment by the Speaker of the House of a committee of five to consider and report to the House with reference to said contest.
N. E. Ke•dall,

Chairman.
The report of the committee was adopted.
The members assembled at the desk and subscribed to the following oath:

I do solemnly swear that I will support the constitution of the United States and the constitution of the state of Iowa, and that I will faithfully perform the duties of the office of Representative according to the law and to the best of my ability.

Bailey, M. Z.
Bealer, E. J. C.
Bixby, R. J.
Boland, Edward
Buckingham, F.N.
Calderwood, M. H.
Carden, William
Carstensen, Theo.
Cassel, B. F.
Chassell, E. D.
Cheney, A. H.
Christianson, G. P.
Clark, Elbert W.
Clarke, G. W.
Clary, Tim C.
Cobb, William
Coburn, Geo. F.
Colclo, C. C.
Conn, Stanley
Crose, Chas. F.
Cummings, B. F.
Darrah, John H.
Dashiell, Mark A.
Davie, William A.
DeMar, John
Doran, Justin R.
Dow, D. W.
English, Emory H.
Epperson, F. M.
Plenniken, J. C.
Freeman, W. H.
Frudden, A. F.

Geneva, Thomas Mattes, Joseph
Greeley, W. M.
Greene, Robert A.
Hakes, Montague
Hambleton, A. F. N.
Hanna, George $W$.
Hart, William S.
Head, Mahlon
Heles, Philip
Hollembeak, R. W.
Hume, Thomas H.
Jacobson, Abraham
Jepson, C. N.
Jones, F. F.
Kendall, N. E.
Kennedy, Chas. A.
Kling, H. B.
Koontz, Geo. W
Laird, F. M.
Langan, Raymond C.
Leech, Louis J.
Lister, John
Lowrey, Jason H.
Lundt, J. F.
McAllister, John
McClurkin, E. L.
McCreary, Wm. M.
McDole, Albert E.
McElrath, Wm. W.
McNie, Malcolm F.
Maben, O. K.
Martin, Robert J.

Meredith, C. A.
Morris, James F.
Mott, D. C.
Offill, John F.
Olson, H. L.
Peet, R. M.
Powers, P. H.
Pritchard, J. S.
Ritter, Henry
Robinson, B. F.
Sankey, E.J.
Saylor, W. W.
Skinner, Scott
Spaulding, H. L.
Springer, L. F.
Stanbery, John S.
Stoltenberg, A. H.
Summers, L. F .
Teachout, H. E.
Temple, M. L.
Teter, Lorenzo D.
Van Eaton, G. L.
Washburn, A. B.
Weeks, Elbert W.
Welden, Wm.
Whiting, Will C.
Willson, H. H.
Wise, Chas. A.
Wright, Robt. M.
Wyland, O. P.

Temple of Clarke placed in nomination for Speaker Hon. Geo. W. Clarke of Dallas county.

Koontz of Johnson moved that George W. Clarke be the unanimous choice for Speaker of the House of Representatives of the Thirty-first General Assembly.
The roll being called, the result was as follows:
'The yeas were:
Messrs. Bailey, Bealer, Bixby, Boland, Buckingham,Calderwood Carden, Carstensen, Cassell, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Cobburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones Kendall, Kennedy, Kling, Koontz, Laird,

Langan, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Whiting, Willson, Wise, Wright, Wy-land-92.

The nays were:
None.
$A$ bsent or not voting:
Messrs. Gregory, Lundt, McCulloch, Nichols, Shaffer. Welden, Mr. Speaker-7.

The motion ${ }^{-}$prevailed and Mr. Clarke was declared elected.

Hambleton of Mahaska moved that a committee of two be appointed to escort the speaker to the chair.

Moticn prevailed.
The chair appointed Hambleton of Mahaska and Koontz of Johnson as such committee.

Upon assuming the chair and being sworn, the Speaker made a few remarks, which, upon motion of Hambleton of Mahaska, were ordered printed in the Journal, and which are as follows:

Grntlemen of the House-I would indeed be wanting in everything that becomes a man if I did not feel the deepest gratitude to you for the honor you have a second time conferred upon me. Whatever of your regard and confidence I have I hope to retain by the open and fair administration of this office. It cannot but be that mistakes will be made, and you may sometimes feel that they ought not to have deen made, but I trust I may continue to have the considerate judgment you have always accorded me. Let us all do the best we can, every man open in every direction for light. The truth does not all lie here or there. No place among men has ever yet been made the repository for all truth. From amidst the conflicting opinions of men, the trath, the approximately right thing, in course of time, is rescued by the student of affairs, the man who neither seeks nor hopes for place or preferment. The
vision of such a man is apt to be clear. It seems to me the floor of this House also is the place for the judicial mind, for calmness for poise. Here not one, but all interests are to be considered fairly and in the long run there can be no service to party or men unless this is done. Here every man, in the full conception of his office, is a representative of the State of Iowa, Iowa in her great past, in her inspiring present and in what her people hope she may yet be. The only supreme and absolute power the people have seen fit to confer upon their government, they have placed in the legislative department. A great trust is reposed in us. The policy and enlightenment of the State are expressed in her laws. It is for us to say this winter what the public policy of Iowa shall be for the future in a number of important matters of constructive legislation. In the consideration of these matters the question, it seems to me, is where shall the State stand in view of the best political, social and economic thought of the time. If we keep this thought in mind-and no other purpose or motive ought to actuate us-I have little fear that we will fall into any unseemly entanglements and I believe that in the end the State will say we have done very well.

I thank you that you have been gracious enough to permit me these suggestions. The floor will be yours during the remainder of the session, and thanking you again for the honor I enjoy at your hands and praying that in the discharge of my duties I may in some measure, at least, honor you, it gives me pleasure to yield the floor to him who first may claim it.

Coburn of Cherokee moved that the following named officers be chosen the permanent officers of the House of Representatives for the Thirty-first General Assembly: Chief Clerk, C. R. Benedict; Assistant Clerk, W. C. Ramsey; Journa. Clerks, Harry E. Griffin, Ralph H. Clock; Enrolling Clerk, Walter McCulla; Engrossing Clerk, Mollie Heist; Filing Clerk, B. S. Record; Assistant Filing Clerk, Col. Thomas N. Pace; Bill Clerks, T. J. Alexander, A. M. May; Assistant Postmistress, Miss Hester Runyan; Chief Door Keeper, J. B. Lewis; Assistant Door Keepers, Jacob Nunweiler, E. F. Moon, V. B. Cromwell, Thad Maxon, J. R. White, J. B. Shorey, R. G. Shuey, T. W. Hazelton, W. S. Moore, John H. Wheeler, R. T. Holmes; Chief Janitor Cloak Room, R. N. Hyde; Assistant Janitors, Geo. W. Meyers, A. Walker, Harry Burnaugh; Pages, C. H. Devine, Herbert P. Fellows, Robert Greene, Donald Patterson, Willie Striker, Ed Smith, James Wade, Leo Pickett, Joe Schuler, Herbert R. Shears, Clifford C. Heer; Telephone Messenger, Arthur Crook; Sergeant at Arms, John Heffelfinger.

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flen-
niken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton Washburn, Weeks, Whiting, Wilson, Wise, Wright, Wyland, Mr. Speaker.-94.

The nays were:
None.
Absent or not voting:
Gregory, Lundt, McCulloch, Nichols, Shaffer, Welden-6.
Motion prevailed.
Bailey of Ringgold moved that the rules of the Thirtieth General Assembly be in force and effect until the report of the committee on Rules shall have been adopted.

Motion prevailed.
Kennedy of Lee moved that a committee of three be appointed to notify the Governor that the House is duly organized and ready to receive any communications from him.

Motion prevailed.
Speaker appointed as such committee Kennedy of Lee, Carstensen of Clinton, Willson of Washington.

Epperson of Wapello moved that the Speaker appoint a committee of three to notify the Senate that the House is permanently organized and ready to receive any communications that it may desire to transmit.

Motion prevailed.
Speaker appointed on such committee Epperson of Wapello, Gregory of Adams, Heles of Dubuque.

Weeks of Guthrie offered the following concurrent resolution:

Resolved, By the House, the Senate concurring, that a joint convention of the two houses of the Thirty-first General Assembly be held Monday afternoon, at two o'clock, and that when his House adjourn it adjourn to the said hour.

Resolved, That the Governor of the State be invited to read his message before the two houses of the General Assembly, in joint convention assembled, and that the Speaker of the House and the President of the Senate be appointed a committee to deliver the invitation.

Weeks of Guthrie moved that the rule be suspended and the resolution be adopted.

Motion prevailed and the resolution was adopted.

Mattes of Sac moved that a committee of three be appointed by the Speaker to arrange the standing committees of the House and assign rooms and clerks therefor.

Motion prevailed.
Speaker appointed on such committee Mattes of Sac, Coburn of Cherokee, Wyland of Shelby.

Kendall of Monroe offered the following resolution:

Resolved, By the House, the Senate concurring, That a joint committee of three members from the House, to be appointed by the Speaker, the three members of the Senate, to be appointed by the President of the Senate, be designated to nominate such additional employes, other than committee clerks, as may be deemed necessary ${ }^{\text { }}$ for the session, including a mail carrier, and to recommend the position and compensation of each.

Kendall of Monroe moved that the rule be suspended and that the resolution be adopted.

Motion prevailed and the resolution was adopted.
Speaker names as such committee on the part of the House Kendall of Monroe, Weeks of Guthrie, Flenniken of Clayton.

Robinson of Emmet offered the following concurrent resolution:

Resolved, By the House, the Senate concurring, That the Secretary of State be requested to furnish each member of the Thirty-first General

Assembly with the supplement to the Code, and the session laws of the Twenty-ninth and Thirtieth General Assemblies.

Robinson of Emmet moved that the rule be suspended and that the resolution be adopted.

Motion prevailed and the resolution was adopted.
Temple of Clarke in the chair.
Wright of Webster moved that the Honorable B. F. Cummings of Marshall county be elected speaker pro tem of the House of Representatives of the Thirty-first General Assembly.

The vote on the motion was as follows:
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Lister, Lowrey, McAllisteı, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachour, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-89.

The nays were None.
Absent or not voting:
Cummings, Gregory, Leech, Lundt, McCulloch, McElrath, Nichols, Shaffer, Weeks, Welden-io.

The motion prevailed and Mr. Cummings was declared elected.
McNie of Benton offered the following resolution:
Resolved, That a committee of three be appointed by the Speaker to ar-
range with different ministers of the State for opening the sessions with prayer.

McNie of Benton moved that the rule be suspended and the resolution be adopted.

Motion prevailed and the resolution was adopted.
Speaker appointed as such committee McNie of Benton, Mc Elrath of Woodbury, DeMar of Davis.

Saylor of Bremer moved that the Chief Clerk be authorized to assign desks in the press gallery to accredited representatives of the press.

Motion prevailed.
Powers of Floyd moved that the Chief Clerk of the House be instructed to procure'appropriate badges for the Sergeant-at-Arms, Chief Doorkeeper, assistant doorkeepers and pages of the House.

Motion prevailed.
McAllister of Linn offered the following resolution:

Resolved. That a committee of three be appointed by the Speaker whose duty it shall be to determine the amount of mileage due each member and report the same to the House.

McAllister of Linn moved that the rule be suspended and the resolution be adopted.

Motion prevailed and the resolution was adopted.
Speaker appointed as such committee McAllister of Linn, Bixbyof Delaware, Davie of Crawford.

Doran of Boone moved that the Speaker and Chief Clerk be each allowed a page.

## Motion prevailed.

Jacobson of Winneshiek offered the following resolution:
K'esolved, That the members of the House lof the Thirty-first Generals Assembly retain the seats occupied by them during Thirtieth General Assembly, and that the newly elected members take the seats occupied by their predecessors.

Jacobson of Winneshiek moved that the rule be suspended and the resolution be adopted.

Motion prevailed and the resolution was adopted.
A committee from the Senate appeared and notified the House that the Senate was in session and ready to receive any communications which the House might desire to transmit.

The committee appointed to notify the Senate that the House was in session and ready to receive any communications appeared and reported that duty performed.

## Speaker Clarke in the Chair.

The committee appointed to notify the Governor that the House was in session and ready to receive any communications. he might desire to transmit appeared and reported that duty performed.

MESSAGE FROM THE SENATE.
The following message was received from the Senate:

Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked :

Concurrent resolution relative to joint convention of the two Houses to be held Monday at 2 p. m.

Geo. A. Newman,
Secretary.

On motion of Weeks of Guthrie the house adjourned.

## AFTERNOON SESSION.

House met pursuant to adjournment.

Speaker Clarke in the chair.

Kendall of Monroe moved that a committee of three be appointed to notify the Senate that the House was ready to receive it.

The motion prevailed.
The chair appointed as such committee, Kendall of Monroe, Wise of Black Hawk and Frudden of Dubuque.

Bealer of Linn moved that A. E. Kepford be elected reading clerk of this House.

The vote was as follows:
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Lalderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Heles, Holtembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Stanberry, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Wyland, Mr. Speaker-82.

The Nays were: None.
Absent or not voting:
Messrs. Carstensen, Clark, Geneva, Gregory, Head, Lundt, McCulloch, Meredith, Nichols, Offill, Peet, Pritchard, Shaffer, Springer, Teachout, Teter, Wilson-17.

The motion prevailed and Mr. Kepford was declared elected.
The committee appointed to notify the Senate that the House was ready to receive them here appeared and reported that they had so acted.

The Senate appeared and took seats on the east side of the Hall of the House.

Joint convention.
In accordance with law and concurrent resolution duly adopted, the joint session was called to order, Lieutenant Governor Herriott presiding.

The roll was then called and the following members responded
Bleakly, Bailey, Brooks, Bealer, Bruce, Bixby, Boland, Buckingham, Courtright, Calderwood, Crawford, Carden, Crossley, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dowell, Darrah, Dunham, Dashiell, Davie, De Mar, Doran, Eckles, English, Elerick, Epperson, Ericson, Flenniken, Freeman, Frudden, Geneva, Garst, Greeley, Gillilland, Greene, Harper, Hakes, Hartshorn, Hambleton, Hanna, Hayward, Hart, Head, Hopkins, Heles, Hughes, Hollembeak, Hume, Jackson, Jacobson, Jamison, Jones of Mahaska, Jones of Montgomery, Kimmel, Kendall, Kinne, Kennedy, Kling, Koontz, Lambert, Laird, Langan, Leech, Lewis, Lister, Lowrey, McAllister, McClurkin, McDole, McElrath, McNie, Maytag, Maben, Martin, Mattes, Meredith, Molsberry, Morris, Mott, Newberry, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Saunders, Sankey, Smith of Mitchell, Smith, of Des Moines, Spaulding of Floyd, Stirton, Spaulding of Howard, Stookey, Springer, Stuckslager, Stanbery, Stoltenberg, Summers, Teachout, Turner, Temple, Teter, Van Eaton, Wade, Washburn, Warren, Weeks, Whipple, Welden, Wilson of Fayette, Whiting, Wilson of Clinton, Wilson of Washington, Winne, Wise, Wright, Wyland, Young of Lee, Young of Calhoun, Mr. Speaker.

President Herriott declared a majority of the members of the General Assembly present at the joint convention.

Senator Ericson moved that a committee of two from the House and one from the Senate be appointed to notify the Governor that the joint convention is in session.

Motion prevailed.
The President appointed Senator Ericson on the part of the Senate and Dashiell of Warren and Robinson of Emmett on the part of the House.

The committee waited upon the Governor and escorted him to the Speaker's desk.

Chief Justice McClain of the Supreme Court of Iowa administered the oath of office to Lieutenant Governor Herriott and to Governor Cummins.

The President of the joint convention then presented Governor Cummins, who read his biennial message as per previous invitation, and which was as follows:

## GOVERNOR'S MESSAGE.

To the Senate and House of Representatives of Thirty-first General Assembly:

There have been presented to me, as Governor of the State, reports from the several departments as required by law, namely:

Secretary of State. (Pertaining to Land Office.)
Secretary of State. (Pertaining to Criminal Convictions)
Auditor of State.
Treasurer of State.
Attornev General.
Superintendent of Public Instruction.
State University
lowa State College of Agriculture and Mechanic Arts.
State Normal School.
Board of Control.
Commissioner of the Bureau of Labor Statistics.
State Librarian.
lowa Library Commission.
State Historical Department.
State Historical Society
State Horticultural Society.
Adjutant General.
Dairy Commissioners.
Railroad Commissioners.
Mine Inspectors.
Boat Inspectors.
Custodian or Public Buildings.
Geological Board.
Director Weather and Crop Service.
Accountants.
Board of Dental Examiners.
State Veterinary Surgeon.
Pharmacy Commission.
State Board of Health.
Fish and Game Warden.
Capitol Commission.
Louisiana Purchase Exposition Commission.
Highway Commission
These reports will fully advise you concerning the conduct of the affairs of the State, in so far as they have been committed to these departments and officers.

## finances.

The receipts and expenditures for the biennial period ending June 30, 1905, are fully shown in the reports of the Auditor and Treasurer. You will find in these reports complete information respecting all the fiscal affairs of the state during the time they cover, and it is unnecessary for me to do more than to bring them to your attention. Inasmuch, however, as it will be your duty to make appropriations for the future, 1 will endeavor to exhibit the financial condition of the state as it is now and as it will be upon the rst of January, rgo7, upon the basis of the present appropriations, and the ordinary and recurring expenses of administration.

The taxable value of all the assessed property in the state upon which taxes were levied in the year 1905 is $\$ 620,894,110.00$. In August, 1905 the Executive Council fixed the levy for general state purposes at three and twotenths mills.

## amount in treasury and estimated receipts for 1906.

Amount in Treasury January I, 1906 ................................... \$ 851,715.11
Receipts trom General Taxes (estimated)............................... . 1.980,000.00
Insurance Comparies (estimated) 275,000 00
State Officers and State Boards (estimated) ......................................................00
General Government, for Soldiers' Aid............................ .. . 60,000.00
Counties, for Support of State Institutions (estimated)............... $48 \mathrm{c}, 000.00$
Collateral Inheritance Tax (estimated) .......................... . . . $125,000 . c 0$
State Institutions, Miscellaneous (estimated)............................ . 75 . 7 ,000.00
Interest on Deposits (estimated). ............................................ . . . . . $18,000.00$

Total cash on hand and receipts for the year r906.................. ${ }^{4}$,074,715.11

## ESTIMATED EXPENDITURES AND HXISTING ANNUAL APPROPRIATIONS PAYABLE in 1906.

| Adjut | 5.40000 |
| :---: | :---: |
| Attorney General | 7,860 00 |
| Auditor of State. | 31,370.00 |
| Governor's Office | 23,270.00 |
| Clerk of Supreme Court | 6,520.00 |
| Secretary of State, Office. | 15,350.00 |
| Superintendent of Public Instruction | 7.720.00 |
| Treasurer of State. | 11,500.00 |
| Board of Control of State Institutions | 25,0 0.0 |
| " " " " " ${ }^{\text {" }}$ | 1,300,000.00 |
| Board of Health. | 12.500 .00 |
| Board of Dental Examiners. | 1,500 00 |
| Labor Commissioner. | 6,200.00 |
| Dairy Commissioner. | 10,600.00 |
| Exectiuve Council, Secretary's Office. | 11,000.00 |
| Pharmacy Commission. | 7,500.00 |
| Railroad Commissioners. | 13,500.00 |
| Mine Inspectors. | 10,000.00 |
| Custodian of Public Property | 26,000.00 |
| Fish and Game Warden. | 6,000.00 |
| Geological Survey.. | 8,000.00 |
| Historical Department, | 16,00.00 |
| Historical Society... | 7,500.00 |
| Library Department. | 17,000.00 |
| Horticultural Society. | 4,000,00 |
| Agricultural Department | 3,6c0.00 |
| Agricultural Societies. | 13,750.00 |
| District Court Judges. | 185,500.00 |
| Supreme Court.. | 45,000.00 |
| Iowa Weather and Crop Service. | 2,700.00 |
| Farmers Institutes. | 5,000.00 |
| State Entomologist. | 1,000.00 |

Bacteriological Laboratory 2.500 .00
Militia ..... 71,500.00
State Printer and Binder ..... 60,000,00
Teachers' Institute ..... 5,500.00
Collateral Inheritance Tax Enforcement ..... 8,000,00
Oil Inspection ..... 25,000.00
Miscellaneous Expense, Freight and Express, and Code 36-164-165 ..... 55,000,00
College of Agriculture and Mechanic Arts ..... 159,000.00
State universily ..... 190,000,00
State Normal ..... 115,000.00
Thirty-first General Assembly ..... 135,000.00
Sundry Small Items ..... 3,000.00
Providential Contingencies ..... 25,000,00
Total \$2,702,340.00
UNPAID APPROPRIATIONS FOR STATE INSTITUTIONS UNDER THE BOARD OF CONTROL WHICH MAY BE EXPENDED IN 1906.
Boys' Industrial School at Eldora ..... \$ 4,197.2 1
Girls' Industrial School at Mitchellville ..... 96626
Solãiers' Home, Marshalltown ..... 6,051.19
Blind Industrial Hume, Knoxville ..... 24,537.04
Cherokee Hospital for the Insane ..... 17,078.53
Clarinda Hospital for the Insane ..... 12,574,98
Independence Hospital for the Insane ..... 10,030.95
Mt. Pleasant Hospital for the Insane ..... $15,478.19$
College for the Blind, Vinton ..... 599.22
Penitentiary at Anamosa ..... 49,391.02
Penitentiary at Fort Madison ..... 25,054.27
Soldiers' Orphans' Home, Davenport ..... 4,339․ 5
School for the Deaf, Council Bluffs ..... 71.156.99
Institute for Feeble Minded Children, Glenwood ..... 15,242 83
Estimated amount for contingent and repair, above institutions ..... 40,000.00
Total ..... $\$ 296,69783$
UNEXPECTED APPROPRIATIONS PAYABLE IN 1906.
College of Agriculture and Mechanic Arts-
Additional for Central Building ..... \$ 60.234,81
Central Heating Plant and Chimney. ..... 16,623,58
Dairy Building ..... 208,86
Dairy Building and Equipment ..... 754.84
Herd and Equipment of Dairy Farm ..... 4,500.00
Poultry Equipment of Dairy Farm ..... 500.00
Equipment of Central Heating Plant ..... 25,500.co
Good Roads. ..... 2,505.26
Engineering Department ..... 3,00.00
Land ..... 10,211.49
Board of Control -
Architect Expense ..... I, 108.88
State Agent 2,224.00
Inspection Fund ..... 1,898.85
Tuberculosis ..... 67156
Quarterly Conferences ..... 114.92
Benedict Home ..... 1,346.20
Capitol Commission ..... 42,085.51
Dubuque Rescue Home ..... 1,100.00
Protection of Fish ..... 928.97
Protection of Game ..... 1,349.00
Gathering Fish at Sabula ..... 102.59
Rebuilding Dams ..... 51.83
Florence Crittendon Home. ..... 1,000.00
Grey Uniforms ..... 775.75
Completing Historical Building ..... 71,090. 15
Educational Institutions Investigation ..... 1,200.00
Retormatory System Investigation ..... 500.00
Louisiana Purchase Exposition Expense. ..... 20,000.00
Monuments ..... 136,300.00
Indexing Vaults in Secretary of State's Office. ..... 3,150.00
State University Equipment and Supplies-
Paving and Sidewalks 2,000.00
Tunnels and Extensions ..... 2,500.00
Dam and Water Power 2,500.00
Library ..... 5,000 00
Land ..... 6,000.00
Engineering Building 12,500.00
State Normal School-
Library 1,250.00
Librarian and Assistant 1,250,00
Proceeds from Sale of State Square 6,250.00
State Treasury Safe Repairs 1,000.00
Vault Crowns ..... 958.00
Total . $\$ 450,445.05$
RECAPITULATION.
Cash and Receipts:
Cash on Hand, Jan. 1, 1906 85I,715.11Estimated Receipts to Jan. 1, 1907.... 3,223,000.00\$4,074,715.1I
Expenditures:
Unpaid balances state institutions. . \$ 296,697.83
Unpaid balances general ..... 450, 445.05
Estimated expenditures and annualappropriations payable in $1906 \ldots$... 2,702,340.00
2,702,340.00
$\$ 3,449,482.88$,
Balance, January 1,1907
625,232.23.

This balance, with such addition as experience shows may be safely reckoned on account of sums' payable bnt still in the treasury, say $\$ 200.000$ or $\$ 300,000$, indicates the extreme limit of extraordinary appropriations that can be made to be paid out during the year rgo6. Strict economy should be the dominant spirit in all deparments of the government, but this does not mean that the state should refuse to perform any duty that the welfare of the people imposes upon organized society.

## PROVIDENTIAL CGNTINGENT FUND.

The Thirtieth. General Assembly appropriated $\$ 50.000$ for the purpose of meeting the contingencies of destruction by fire or other casualty of the public property of the state. No such misfortune has occurred, and I am glad to advise you that no part of the appropriation has been expended.

## INTEREST RECEIVED ON DEPOSITS.

It is a pleasure to report that under the law passed by the Thirtieth General Assembly, the State Treasurer made an arrangement, effective from May i5, riou, with regard to interest on deposits, with the result that during the nineteen and one-half months since that time the Treasurer has received from the various banks in which the money is deposited the sum of $\$ 38,955.89$ as interest.

## PRINTING AND BINDING.

The Secretary of State is of the opinion, and I fully concur with him, that there are more volumes of many of the reports printed and bound than are necessary I believe that a very considerable saving can be made by reducing the number of some of these reports, without any injury to the state. I recommend that your appropriate committees examine this subject, and amend the statute now in force, in accordance with the public need as shown by experience.

STATE AUDITOR.
The Auditor has filed with me not only his regular biennial report, but a supplemental report directed solely to our insurance laws and needed legislation upon the subject of insurance. 1 commend these reports, and especially the supplemental report, to your careful consideration. I heartily concur in all his recommendations.

Having given some thought to the subject, and realizing its importance, 1 venture upon the expression of my own views upon some phases of the business.

I need not remind you that there has been much discussion of life insurance among the people generally during the last two years. It is just beginning to be a little understood by policy holders. The opportunities for dishonesty and extravagance have been sofully exploited in the investigations recently carried on in New York that the public mind is engrossed with the inquiry, "What can be done to insure fidelity and protect those who have contributed the immense sums now in the possession of the insurance companies?"

It would serve no good purpose to consider at this time the possibility or probability of federal supervision; nor would it accomplish anything to repeat the condemnation we all feel for the flagrant breaches of trust which have been exposed. I shail deal only with practical questions which concern the people of our own state, and I will confine myself to suggestions looking toward remedies that we may apply.

This state long ago adopted the policy of requiring all its own life insurance companies doing business upon the "legal reserve" plan to deposit securities
with the State Auditor in an amount not less than the legal reserve, for the protection of policy holders. It cannot be doubted that this is a wise system. We have seen that the possession of great volumes of securities which can be changed, manipulated and used tor individual profit and ulterior purposes, presents a temptation that most men cannot resist, and constitutes a menace that ought not to be perpetuated. I believe, therefore, that from this time forward all "old line" life insurance companies organized under the laws of other states and desiring to carry on business in the State of lowa, should be required to deposit with the State Auditor securities equal in amount to the legal reserve upon the policies issued upon lives in this state, for the protection of such policy holders; the deposits to continue until the state inowhich the company is organized sha I require a deposit of the entire legal reserve with some state officer, at which time our Auditorshould transfer the securities so placed with him to the officer of the state in which the company is organized. If a few states would adcpt this plan it would result in every state having insurance companies requiring the deposit. I earn sily recommend to you a careful investigation of this phase of the general subject

Another grave defect in the methods of life insurance developed by the recent study of the subject is the accumulation of a so-called surplus, which, in a great measure at least, represents deferred dividends; that is to say, the sum which the company, in a vague way, promises to distribute at a future time to its policy holders, but concerning which there is no specific agreement fixing the amount of the distribution. The surplus so existing is not reckoned as a liability, for the reason that no policy, so far as I have been able to ascertain, contains any more positive assurance of distribution than that the policy holder shall be entitled to suich share of the surplus as the directors of the company may determine The whole scheme of deferred dividends has a tendency to lead the business away from the field of indemnity into the field of investment-a tendency which is altogether too prominent, and which should be checked by such reasonable regulations as can be prescribed without injuring the legitimate enterprise of insurance; but there is a still more potent objection to the practice.

As is well known, the premium charged by a legal reserve company is made up of two parts: First, mortality; second, the loading for expense. The actual mortality is considerably less than the theoretical mortality, and it might happen that the share alloted to expense is not altogether consumed. From these overcharges in the premium, together with a portion of the interest earned, the surplus is created, and the general promise is to return this surplus to the policy holder in the form of dividends. I am speaking now of a mutual company, although it is likewise true of a company having capital stock, with the one exception of the diminution in the earnings caused by whatever claim the capital stock may have upon them. No company,can safely make any definite promise with respect to the surplus so acquired, for the obvious reason that its extent must always be uncertain. One of the issues in the insurance business therefore is, shall this surplus be ascertained and apportioned and disposed of in some manner at short intervals, or shall it be allowed to accumulate during long periods, and then be paid to the policy holders in such proportions as the board of directors of the company may think best? It seems to me that every consideration of safety and fair dealing requires that the surplus to be credited or paid to participating policy holders shall be ascertained and paid, or otherwise disposed of, every year. In so saying, I do not mean, neces-
sarily, that the first or second years of a policy shall be so treated, because the expense of getting the business, with the mortality, quite consumes the premium for those years. If the dividends are deferred for a long period, the policy holder is absolutely at the mercy of the company. Even if he could override, by a judicial proceeding, the discretion of the board of directors in apportioning the surplus then due him (and the courts have decided that be cannot) the cost of procuring the proof necessary to establish his rights would far exceed any benefit that he could derive from the litigation. If, however, the law imposes upon the company an imperative obligation to ascertain and apportion the amount of the surplus due to each participating policy holder at the end of each year, then the naturalforces of competition between companies, together with the option on the part of the policy holder to surrender his policy if the dividend be not fair and satisfactory, will protect the policy holder from any serious wrong.

I therefore recommend that the law be so strengthened as to require an annual accounting between each company and its policy holders so that at the close of each year the policy holders will be notified of their respective shares in the surplus of the preceding year. The amendmert should also provide for the options which at that time may be exercised by the policy holder: namely, to withdraw the dividend in cash or to use it for the purpose of purchasing further insurance. In so recommending, it must not be understood that I advocate the distribution, annually, of the entire surplus. It would be unwise to insist that the assets of the company shall at all times be no more than its liabilities. There must be a margin of safety to cover unexpected and extraordinary conditions. There are widely differing opinions with respect to the amount or percentage that should be restrved as the margin of safety, and this divergence of judgment can only be adjusted by your good common sense, to which I confidently submit the whole controversy.

It is believed by many thoughtful men that there should be a limit to the aggregate amount of insurance which a company should have outstanding, or, in other words, that the amount at risk should be restricted to some large, but reasonable, sum.

I have not been able to reach a satisfactory conclusion upon this subject, and therefore make no recommendation upon it. It is, however, so import-ant-indeed, so fundamental-that I comply with many requests and invoke for it your careful consideration.

This state has, with great wisdom, pursued the policy of narrowly restricting the manner in which the legal reserve of a company may be invested. It is to be hoped that an enlightened conservatism will always control this essential feature of supervison. I believe, however, that the time has come to enlarge the field of investment. In harmony with the plan already adopted, life insurance companies should be permitted to invest in drainage bonds, and in such securities as paving, curbing, sewering or other public improvement certificates. These securities are as safe as municipal bonds, and inasmuch as the opportunities to loan money on real estate will gradually become less, you ought to open such other remunerative fields as are without danger. I believe, also, that every life insurance company organized under the laws of this state should be permitted to invest a reasonable sum (to be fixed by the Executive Council, but not exceeding ten per cent of its legal reserve) in a home office; and that, upon a transfer of the title to
such office in trust to the Auditor, its value, as determined by the proper authority, should be reckoned a part of its deposit with the Auditor. The course I have suggested will not only insure safety in the investment of assets, but will have a tendency to keep the money of our people at home, and to build up the state.

In this connection, I desire to call your attention to a feature in our present law that ought to be amended. As the statute now is, life insurance companits can loan money upon real estate, under certain limitations, in Iowa and in any other state in which they are authorized to do business. It is the intent of the law that investments of this character shall be under the supervision and subject to the approval of state authority. With respect to loans upon real estate made in distant localities, this supervision becomes exceedingly difficult, if the right be given to loan wherever the companies are issuing policies. The law in this respect ought to be changed, so that it the companies desire to loan money upon real estate in other states, they should first apply to the Executive Council, and receive authority from that body, prescribing in what states or parts of states, other than our own, such loans can be made. Do not misunderstand me. I do not propose that each mortgage shall be approved by the Executive Council, but that the territory in which loans may be made shall be fixed by an order of the Council. The gradually decreasing rate of interest in Iowa furnishes a strong motive to loan elsewhere, and there should be some other check than the mere admittance into another state for the purpose of issuing policies.

The last sugestion that I have to make wi'h respect to life insurance is not the least important, indeed I do not recommend action upon it by this General Assembly. It involves an extent of study and investigation that will probably preclude you, even if it should meet your approval, from disposing of it at this time.

There is more fraud and deception, sometimes intentional and sometimes unintentional, practiced upon policy holders by reason of the variety in the forms of life insurance contracts than in any other way. There are hundreds of these forms, differing oftentimes but slightly from each other, and these differences are, in my opinion, in many instances created for no other purpose than to enable the agent to found upon them an argument, the fallacy of which cannot be detected by the unskillful mind, and the effect of which is to create an atmosphere of mystery about the entire business There are but two kiads of legitimate life insurance contracts. You can certainly number them on the fingers of your two hands. There is no sense in the almost infinite multiplicity of forms. Ibelieve that there should be standard forms of policies. They should be uniform with all companies. They should be plain, simple, and direct. The obligations sh uld be understood. If we had such uniformity, the people would soon come to know what insur. ance is, and what the insura ice companies agree to do in each of the several forms of contract issued. 1 believe that it is your duty to institute such an investigation and to collect such information as will enable a subsequent General Assembly to deal intelligently with this vital phase of the business.

I believe that Sections 1709 and 1710, as found in the Code Supplement, should be amended. Under the construction which has been properly put upon them, the right to insure against casualty to plate glass is restricted to companies operating, under subdivision 1 of Section 1709, and companies
operating under subdivision 5 of that section are prohibited from that kind of business.

I cannot think that this was the intent of the General Assembly, for the result is to eliminate competition and to make the rates upon plate glass insurance indefensibly high.

Subdivision 6 of Section 1709 creates a practical monopoly in the insurance of steam boilers in one company. We have experienced the natural outcome of this condition. I find upon comparison that the rates prevalent in lowa for the insurance of steam boilers are very much higher than the rates charged by good companies in adjoining states. I can perceive no reason why companies operating under subdivison 5 of Section 1707 should not insure against boiler explosions, and I feel that were the statute so amended it would be for the advantage of our people.

## A PRIMARY ELECTION LAW.

In my last biennial message, I stated at some length my views upon primary elections. Two years of thought and discussion have strengthened my belief tn the system of nomination bv direct vote of the primarv electors. I then said that as between nominations by a mere plurality and nominations by conventions, I was inclined to favor the latter. Upon this point and upon this point alone have my opinions experienced a change. Further study, reflection and observation have convinced me that we must either accept the primary system, in so far as it is applied with direct nominations, as a whole, or the convention system as a whole. With these alternatives before me, I have no hesitation in declaring that I am for the primary system of nominations by plurality, rather than of nominations bu conventions. If there were any practicable plan through which the voters could work out their second choice, I would gladly endorse it, but after giving to the subject al! the thought of which I am capable, and giving to the laws of other states the most exhaustive study, I am unable to discover any wo kable arrangement through which the voters can express their second choice. The law that controls or regulates the nomination of candidates for office has no element of partisanship in it. There is no reason why the members of one party should be for it and the members of another party against it. Nor has it any element of factionalism in it. There is no person wise enough to predict how such a law may affect him personilly, and no man should be unpatriotic enough to attempt it. The man who favors or opposes such a law because he believes that for the time being it will promote or retard the fortunes of anv particular person or company of persons is unworthy of the citizenship he enjoys. The movement for nominations by direct vote is simply a part of the mighty forward march of civilization. It is nothing more than a recognition of the fundamental truths of the declaration of independence, and an effort to bring our laws into harmony with the framework of free institutions. It is a part of the universal demand that the voter shall do nothing by proxy save those things which, in the very nature of our government, must be done by proxy. Constitutions can be made by the voters, and therefore they are made by the voters. Laws which : omprise infinite detail cannot be made by the voters in their original capacity and therefore you are the proxies of the voters of the State of Iowa for the enact sent of laws. Nominations for office can be made by the voters, and therefore there should be no such thing as a proxy intervening between the voter and his choice. I have said that the system of nomination by direct vote is but a phase of a uniform and continuous advance of the people. It began in the early days of the Republic. Originally, the President and Vice-President
of the United States were elected by proxy, and the electors were expected to use their own judgment respecting the selection. It was not long, however, before this idea became intolerable, and the present plan was adopted, which is the nearest approach to an election by the voters that is possible without a change in the constitution. For years, the voters have in substance voted for the President and Vice-President, for it is hardly possible to conceive of an elector venturesome enough to disobey the implied command put upon him by the voters of his state.

Senators in the Congress of the United States are still elected by proxy, but the General Assembly of the State of lowa and the conventions of the several political parties have repeatedly declared for a change in the constitution that will require their election by a direct vote, and in so doing they have been associsted in action with the legislatures and parties of more than one-half the states of the Union. Every lover of his country must see how important it is to make the voter as influental as possible in the management of public aftairs. Our government is founded upon the vital thought that the citizen is intelligent enough and patriotic enough to hold opinions and express them. The clear trend of modern reform is toward the enlargement of his power and the awakening of his sense of responsibility.
The dominant party in this state has, in many counties, recognized the supremacy of the voter, and has established county primaries for the nominations of county officers. 1 doubt whether a single county could be induced to return to the old plan. The system of caucuses and conventions is not only ful of opportunities for the exercise of pernicious influences, which may and often do neutralize and destroy the will and wish of the voters, but, however fairly carried on, results, ordinarily, in nominations bv skilled leaders and expert manipulators, rather than by the people. The caucus gives proxies for all voters of the party it represents, for the county conventions. The county convention gives proxies for all the voters of the county to the district or state convention. And thus, when the end is finally attained, the outcome may not be what the voters want, but what twice removed delegates may want. I have no doubt that oftentimes the delegate plan does register the desire of the voters, but it fails so frequently that it ought not to be preserved.

How many of you would favor the election of State and county officers and representatives in Congress by delegates chosen in caucuses and conventions? I venture to say, not one of you; and yet the election of candidates to office is not more important than the selection of candidates for the general election. Some most excellent men who are opposed to primary elections seem to think that the only purpose of such a system is to prevent cheating and that sordid form of bribery commonly observed in crowded populations. Such men fail to discern the still greater evils against which the proposed enactment is directed. The chief object of a primary election law is to make it certain that the voice of the plain common man will be heard and heeded. It is possible for him to be heard under the present system, but it requires an effort that he will not always make, and which he never ought to be compelled to make
All men will agree that the voters of any political party should determine who its candidates should be. This, I assume, is a fundamental truth, held as firmly by those who are against the primary as by those who are for it. Those who are against it, however, seem to believe that the voters can work out their desires as effectually through caucuses and conventions
as through primary elections, and here the issue is joined. In caucuses and conventions the leader, the alert and successful organizer, the men ready with speeches and motions, the unscrupulous manipulator, find there his completest opportunity for influence. Some of the things done may be innocent and some of the things done may be wrong and vicious; but whether innocent or vicious, the ordinary voter who gives no futher attention to politics than to become familiar with public questions and to vote when the time comes, has no fair chance in the mysteries of the caucus and the convention. If there was no other reason for a primary election law, it would be needed to equalize the capacities of men for management, and to make it more difficult, at least, for the man who promises to bring in towrship or county, to fulfill his promise.
There is, however, another view which appeals to me still more strongly. Our country has changed mightily in the last quarter of a century. Business and commerce have passed, in large measure, from the individual to the corporation. The corporation has well nigh captured the industry of the United States. There is a close association and sympathy among the great combinations of capital which enable them to move as though directed by a single will. They are vitally concerned in the laws which are, from time to time, adopted, and therefore one part of their gigantic purpose is to control, to a degree, the government-national, state and municipal. He who does not see and feel this effect is both blind and insensible. These corporations and combinations have at their command untold wealth, the strongest intellectual force ever organized, and an infinite variety of channels through which to work; and they intend to prevent any government from enacting or enforcing any law which they think ought not to be enacted or enforced. They will do this thing if they can, and the most casual student of human nature must perceive that the attempt springs from the commonest characteristic of the human race. There is just one way in which they can do it effectually, and that is to determine who shall be nominated and elected.

Their arts cover the whole range of influence. At one time they bribe, at another they browbeat. Now they deceive and now they seduce. They take one man to the top of the mountain and show him the world that may be his, and with another they take from his shoulder a burden that is too heavy for him to bear. They run the whole gamut of human affections, and sound every note in the chords of both virtue and vice. In short, they are equipped to do whatever the occasion requires. Their chief officers are usually men of standing and morals, but their operations are so vast that when they issue an order to accomplish a certain result, they do not feel responsible for the manner in which it is attained.
In this state the railway companies are the political corporations, and while they have not introduced here all the methods which have been observed elsewhere, it is manifest that they have intended to direct the course of the state, and that they still intend to direct it if it be within their power. The railways and their allied forces want to preserve the caucus and the convention simply because they know that they will have a better chance through this system of dominating the affairs of the state than they would have through a primary election system. They cannot so easily spread their nets about the voters as they can about delegates. Their leaders cannot be so intimate with the body of the people as they are with
the managers of caucuses and conventions. A primary election law will minimize, if it will not destroy, the power of railways in politics; and if there were no other reason for enacting such a statute, this would be sufficient, I look upon the abolition of passes and the adoption of a primary as parts of the same remedial legislation. They are both needed to secure the desired end, and neither will be entirely effective without the other.

I must not be understood as even hoping that a primary election law will bring about the millennium in politics. There will still be fraud, selfishness, deceit; but I am sure that when the law is passed we will have taken one step toward purer and better government. I am quite aware that there are some counties in the state whose representatives will not feel the necessity of a change as far as their own counties are concerned; but I trust that they will not measure their responsibility by the condition of their own communities, but on the other hand will view the proposed law from a standpoint that will enable them to see the welfare of the entire state.

I cannot dwell upon the details of the law. There may be and probably are differences of opinion with respect to the scope as well as the detail of the legislation. There are certain essential features, however, which I venture to suggest.

First. The law should provide for the nomination by direct vote of all candidates for all offices filled by the voters, and the office of Senator in the Congress of the United States.

Second. It should provide a primary election for all political parties, to be held at the same place and time.

Third. It should provide that the person receiving the highest number of votes for any particular office should be the nominee of the party for such office.

Fourth. It should provide that every voter, if be votes at all, should vote the ballot of the party with which he is affiliated.

Remember that I am not advocating any special bill. I am advocating only the spirit of a measure which when it becomes a law will, and I earnestly believe, promote the cause of good government, and the interest of all the people.

> RAILROADS.

There has been much discussion, not only in our own state but elsewhere, respecting free transportation, or passes, over railway lines. The practice is vicious and should be prohibited. It is utterly indefensible from any point of view. It is certainly not true that every pass issued by a railway company is issued with corrupt intent, nor is it true that every person receiving a pass accepts it with unlawful motive. A great deal of free transportation has been issued and is being issued in obedience to a custom that has become firmly fixed in the gradual growth of years. It is, however, true that the system has taken on such proportions and is so generally used to influence public opinjon and bribe public officers that it should be abolished, root and branch. I have pointed out in anotber part of my message how natural it is-indeed, how inevitable it is-for railway companies, in common with other great corporations, to attempt to direct the course of government and mould its policies to promote their own interests. It is to be expected that railway managers will endeavor with all their might and main to secure the
enactment of such laws as will make their properties more valuable, and their revenues more ample. It is to be expected that they will exhaust every influence to prevent the passage of such laws which restrain or regulate their practices. In so far as they can accomplish these results by fair, open argument, they are entitled to all the victories they can win; but when they use free transportation to tempt either the private citizen or the public official into friendly co-operation; when they employ the pass to turn activity into apathy or to convert independence into servility; in short, when they pay men to ignore the public good and forget the general welfare - they commit a crime against the fundamental tenet of free government. It is wholly impossible to discriminate between those that can be influenced with such courtesies and tbose who cannot, and therefore if the remedy is to be commensurate with the evil, it must prohibit all free transportation. This is right from any point of view. The railways are public bighways, and all persons are entitled to use them upon the same terms under like conditions. Under the pass system, those who are best able to pay travel for nothing, and those who are least able to pay make up the loss. I earnestly recommend the adoption of a law which will have noexceptions to the prohibition except two, and they are not, when properly analyzed, exceptions. Persons in the service of a railway company who receive passes by the custom of the companies as a part of their compensation should be permitted to receive them, and the stock shipper, who must either accompany his stock or send someone in his stead, should be allowed free transportation and return to his home, because an attendant is necessary to care for the stock, and the transportation for such an attendant is a part of the freight charge. In. some states in which there are statutes against passes, the attempt is made to limit the prohibition to persons holding official position. I regard such statutes as altogether inadequate, for there is as much harm in giving free transportation to prominent men, to leaders in political contests and to delegates to conventions as there is in giving them to men after they bave been elected to office. I sincerely hope that your patriotic judgment will lead you to make an end, once for all, of this custom; not a part of it but all of it, condemned as it is by the universal opinion of mankind. It will be understood that what I have said about rallways applies with equal force to street railways, telegraph, telephone, express companies and sleeping car rompanies-in short, to all public service corporations.

I respectfully recommend, also, a further regulation with respect to passenger fares upon railways. At the fresent time, the ordinary traveler pays three cents per mile. The railways sell a mileage book covering 2000 miles of travel, good for one year, at the rate of three cents per mile, with a rebate for the mileage, to be exbausted within the year, of $\$ 19.50$, or substantially one cent per mile They have also a credential system which involves a travel of 4000 miles within the same period, with a rebate of one cent per mile. I am uable to perceive the equity or fairness of these rules. If the mileage brok plan be a good one it seems to me that you should require the railways to sell mileage books, good for 1000 miles and upwards, at a flat rate of two cents per mile, good until used, and if purchased by the head of a family there is no reason why it should not be used by any member of the family. I understand and appreciate the difficulties of identification, and the menance of the scalper, but the difficulties are not insurmountable, and I believe the effect of such legislation would be to at once lighten the burdens of the people and increase the revenue of the railways. The man who travels little is at present at too great a disadvantage as compared with the man who travels mucb.

What is commonly known as the 'long and sbort baul' clause in our statute absolutely forbids a railway from charging a less passenger fare for a greater distance than a lesser one on the same line. The general justice of such a provision is unquestionable, but I believe that there are circumstances under which the railways should be permitted to meet competition without effecting intermediate points. You will better understand what I mean through an illustration. A passenger desiring to travel from Des Moints to Marsballtown has the option of several routes. The Chicago and Greal Western line is the shortest route, and the fare which that company is permitted to charge is three cents per mile. I can see no good reason why the Cbicago and Northwestern, for instance, should not be permitted to carry the passenger for the same fare that is allowed to the Chicago and Great Western line, without affecting the charge to intermediate points between Des Moines and Marshalltown on the Chicago and Northwestern line.

I therefore recommend such an amendment to the law as will authorize the Board of Railroad Commissioners, under such circumstances, and atter due investigation, to relieve the railways from the effect of the long and sbort haul clause in the statute. I do this not only because I believe it is just to the railways, but because it will greatly convenience the traveling public.

## PARDONS AND PAROLES

As required by the laws, I present to you herewith a statement of all pardons and suspension of sentences issued by the Governor during the past two years. This statement will show briefly the reasons upon which action was taken in each instance. All communications, petitions and letters received upon applications for executive interference are on file and are open to the inspection of any person who desires further information.

I have, during the aforesaid period, issued six pardons; one upon the initiative and recommendation of the $T$ irtieth General Assembly, and five upon my own motion. I have released from the penitentiary in that period 130 convicts by suspension of sentences, otherwise known as paroler. I have released from the county jail in the same manner 40 convicts. I have restored to citizenship 55 persons, remitted 70 fines, and 3 forfeitures.

Inasmuch as you will be called upon to consider the report of your joint committee relatiog to reformatories and indeterminate sentences, you will be interested to know something of the success of the system of paroles as now established in the Governor's office. The general rule that I have attempted to follow is this: If I find a person, especially a young person in the penitentiary, whose offense was not the outcome of a criminal or vicious life, but was committed under peculiar circumstances and great temptations, and of whom I believe, after full investigarion, that if released, an upright life would follow, I have been inclined to give such a person a chance for redemption. I have made mistakes, as a matter f course, for the attempt to look in 10 the heart of a human being is a difficult undertaking. Nevertheess, 1 have been much gratified with the result as a whole. Of the 170 persons who have been paroled in the last two years, I have been compelled to return to the penitentiary or jail, under revocation of parole, but 13. All but 7 out of 130 persons released from the penitentiary are reporting regularly to me, and all but 9 of the 40 released from the county jail. I have maintained ver these persons as effective a supenvision as was possible with the assisance $s$ l.owed me, and I believed that all of them, or substantially all of
them, have been since their release conducting themselves in an upright, honest, and industrious way. I am more firmly persuaded than ever before that reformation should be one of the great objects of the criminal law, and that the release of prisoners under parole is entirel consistent with the preservation of the sentiment that punishment must follow wrongdoing.

In this connection I again urge upon you the adoption of the indeterminate sentence for many of the crimes recognized by the law. I will not enlarge upon the subject, for I assume that the committee to which I have already referred will, in its report, discuss carefully and adequately this most interesting phase of criminology. I am most heartily in favor of the plan for the division of our convicted criminals, making the institution at Anamosa a reformatory for men and boys, and the institution at Fort Madison the penitentiary for the more hardened and habitual criminals. My observation does not permit a doubt that a much larger proportion of our young men who have gone wrong can be saved for decent lives than are now saved, if the enlightened methods that have found favor among the closest students of crime and reformation are employed here. I am in favor, also, of a separate reformatory for women and girls, and I earnestly urge you to take the initial step required to bring about that end. It is true that at the present time there are only 18 or 19 women and girls in the penitentiary at Anamosa although the whole number of prisoners in the two penitentiaries is more than 800. The truth is that juries will not convict nor will judge sentence women and girls to the penitentiary, save in rare instances, for those otfenses of which they are most commonly guilty. If we are to do anything to purify society in this direction, we must furnish a place more suitable for their detention and reformation than we now have.

APPLICATIONS FOR PARDONS BY PRISONERS CONVICTED OF MURDER IN THE FIRST DHGREE

There have been filed in the office of the Governor 12 applications for pardon by persons convicted of the crime of murder in the first degree, and sentenced to imprisonment for life in the penitentiary. Due publication has been made of these applications, and I herewith transmit them to you for such investigation as the law requires at your hands, and for such recom. mendation as you may be pleased to make.

I submit also two applications for commutation of sentence from death to imprisonment for life; namely those of Louis Busse and Joseph C. Smith. These applications were made to me for the exercise of the clemency within my power; namely, commutation from a death sentence to imprisonment for life, and in so far as 1 am advised they were not intended to be submitted to you. I considered them both very carefully, and denied the commutation, fixing a day in each case for the execution of the sentence. I was then and am now in doubt whether my duty required me to place the application before you, I am inclined to the opinion that, under the law, they are not such applications as are to be passed upon by the General Assembly, but inasmuch as the decision involved the lives of two men I gave them the benefit of the doubt. Although the day for their execution is tixed, it is after the probable adjournment of your body. I leave the whole subject with you to be dealt with as your view of the law and judgment of the circumstances may direct.

THE CENSUS OF 1905.
Pursuing the authority given by the Thirtieth General Assembly, the Executive Council has taken and compiled a census of the state for the year 1905. The extent of information sought concerning population and agriculture corresponded with the modern notion of the scope of a census, and when the Council came to compile this information and such further statistics as could be obtained from sources other than the assessors' reports, it was found that the appropriation of $\$ 15,000.00$ was insufficient to meet the expense. I believe it to be true that those who were employed to do this work rendered as much service for the state as any like number of persons ever rendered, even in private business, for like compensation. In this dilemma, the Council found it necessary to determine whether thecensus report should be issued shorn of much of the valuable knowledge so collected, or whether it should undertake to add something to the appropriation. Before reaching a decision, the Council consulted the chairmen of the committees on appropriations in the two branches of the Assembly, and asked them to confer with the members of these committees. This being done, the Council was advised (as the individual judgment of these members) that it ought to make the census report complete, even though it cost more than the appropriation, and that the members of the two committees would recommend that the present General Assembly reimburse the members of the Council for any additional expense incurred, not exceeding $\$ 5,000$. Thereupon, the members of the Council furnished $\$ 5,000$ upon their own responsibility. It is for you to say whether this sum shall be repaid to them. I confidently assert that the census report now about to be issued is more varied and will be found more helpful and instructive than any former report, and I beg a careful examination of its scope by all those who are interested in such publications.

## HISTORICAL BUILDING.

In pursuance of an act of the Thirtieth General Assembly, the Excutive Council acquired the remaining lot in the half block upon which the building is situated, paying therefore $\$ 6,000.00$. The house on the lot sold for $\$ 501.00$, making the real cost $\$ 5,499.00$. The excavation for that part of the building now under construction cost $\$ 6,98 \mathrm{I} .59$, and the contract was awarded, after competitive bids, to Henry W. Schlueter, of Chicago,'for the construction of so much of the building as I shall describe, for $\$ 167,086.00$. By the terms of the contract, the basement and the first and second floors of the east wing of the building, which are to be occupied mainly by the State Library and the Library Commission, were to be entirely finished, except the interior door and window casings of the library, which the Executive Council believe should be of steel and of the same style as the book stacks. The central part of the building was to be complete, as to its exterior. The contract did not include plumbing, heating and ventilating. The Council found it impossible to economically construct the east wing of the building alone, and therefore included the central part to the extent above described The contractor agreed to complete the building, in so far as it was embraced in the agreement, by the first of January, 1906. We have, however, experienced the common fate of delay, and it is not probable that the will finish his work before; March first. In order to make the building habitable for the State Library, it will be necessary to install the plumbing, heating and
ventilating plant, purchase book stacks, and put on door and window casing, either of steel or wood. The Council has expended of the appropriation as ifollows:

For real estate and excavation . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 12,480.598 .662 .62$
For architect, superintendent, sewer, etc. . . . . . . . . . . . . . . . . . . . $132,012.58$
Total . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 153, 155. 80
STATE SQUARH.
In accordance with an act of the Thirtieth General Assembly, the Executive Council sold State Square for $\$ 8,500$. The authority so to do was accompanied with a direction to invest the proceeds of the sale in lots fronting upon Capitol Square. The Council has purchased one lot fronting on Eleventh Street, between Capitol Avenue and Walnut, for $\$ 2,250$. It has endeavored to purchase other property, but has hitherto been unable to agree with the owners upon a price.

## EDUCATIONAL INSTITUTIONS.

In view of the fact that the Thirtieth General Assembly appointed a joint committee to examine into the methods of management of state educational institutions, and knowing how patiently and carefully the committee has investigated the subject, I shall not at this time present my views upon the controversy that has engaged the best thought of the people of the state.

There is one phase of the matter, however, to which I can refer with entire propriety. The University, the College of Agriculture and Mechanic Arts, and the Normal School were never so prosperous and efficient as they are at this time.

The University, notwithstanding the unhappy incidents of nearly two years ago, has grown as it never grew before. Its enrollment is now substantially 400 in excess of the enrollment on the first of January, 1904. It has taken on new life, and has expanded its courses of instruction so tbat they measure up to university standards, and it is now firmly established in the confidence of the people.

The College at Ames has not only maintained the high reputation which for years it has worthily borne, but has still further strengthened itself in the esteem of the educational world. By common consent it holds the first place among all the institutions of its kind. I believe that its work in agriculture among the people of the state during the last two years is not only without parallel in the history of such schools, but that it has done more in that time to advance the interests of our farmers than science ever did in a like period for industry.

The Normal School has raised still higher the criterion of such institutions, and its work in equipping the teachers of the state for their important labors is unsurpassed anywhere.

It is plain that the generous appropriations for these institutions which began a few years ago are beginning to bear fruit, and I bespeak for all of them a continuation of the liberal policy under which they have come from obscurity into prominence. There is no state that has a better constituency of boys and girls than lowa. They are so born and bred that with proper training they easily become leaders in all the fields of human activity. We
owe to them a profound and continuing duty. They are entitled to all the advantages that the best schools can confer upon them. While it is not to be expected that all the boys and girls of the state will take on all their education in our own schools, not a single one of them should leave the state because there is a better school elsewhere. 'lo keep these boys and girls at home and to attract others from neighboring states, we must keep pace with the times. We must continue to erect buildings of the best type. We must increase the support to meet the growing demand, and we have a demand which arises not alune from greater numbers, but from more complete and varied instruction. We have not a penny for useless expenditure, but we have millions for the perfect training of our boys and girls.

THE LOUISIANA PURCHASE EXPOSITION COMMISSION,
This commission has finished its labors and made its final report, leaving a large part of the appropriation unexpended. It deserves the highest praise for the faithful and efficient way in which it represented the State in memorable $\mathrm{c} f$ lebration of which it was a worthy part. I feel grateful to its distinguished President, and to all his associates, for the unselfish and uncompensated labor which they performed for the honor of the commonwealth.

## THE CONSIITUTIONAL AMENDMENT INTRODUCING BIENNIAL HLECTIONS.

In accordance with the resolution adopted by two successive General Assemblies, there was submitted at the general election of 1904 the constitutional amendment to bring about biennial instead of annual elections. The amendment was adopted by the electors and due proceedings were had to make it a part of the organic law of the state. The only concern that we now have with regard to the amendment is the adjustment of our statutes so that they will conform to the constitution, as it now exists. There are many sections of the Code which will require amendment. I have given some time to the examination of the subject, and have collected a list of the sections that must be changed. It is probably incomplete, but such as it is I will gladly deliver to the committees that will be entrusted with the work. It would avail nothing at this moment to recite these sections, and I therefore simply mention the matter. So vital is the necessity of bringing the Code into harmony with the constitution and so careful and thorough must the investigation be, that I take the liberty of recommending that the work be given to a special committee in each branch of the assembly.

One effect of the amendment will be to bring into office all elective officers at the same time. So far as the state is concerned, I do not think this is especially objectionable, but 1 do believe that in the counties it will be a serious obstacle in the way of efficient management. Two remedies have been proposed: First, to make the terms of office generally four years instead of two, so that a part of our officiary will be elected in one biennial period and a part in the succeeding period, just as they have heretofore been elected in alternate years. Another remedy to meet the troubie that may arise in the counties is that, although elected at the same time, the terms be made to begin at different times in the year, and thus preserve a measure of continuity and experience. I have reached no settled conclusion unon these remedies, and therefore express no opinion. I ouly say that the difficulty is a real one, and should receive the mature reflection of the General Assembly before any action is taken.

## HALL OF ARCHIVES FOR RECORDS.

The Historical Building will shortly be completed and ready to receive that part of our archives, or records, that the General Assemly may establish in the building a Hall of Archives, in which there shall be placed, in a methodical and systematic way, a large portion of the records which are now in the capitol building. There is no authority for the transfer of such records, nor for their proper custody in the new building, and I recommend such legislation as shall set apart a suitable room in the new building for this purpose, and clearly describe the records that shall be preserved. I do not enter the detail of the subject, but bespeak for it your careful consideration.

## STATE BOARD OF HEALTH.

In view of the fact that practitioners in the Osteopathic school of the treatment of diseases are now required to pass an examination before the State Board of Medical Examiners, I believe it is wise and just that the law be so amended as to require the appointment, at large, of one member of the Board of Health and Medical Examiners from that school.
It seems to me that it would be better to appoint such member from the state at large, for the reason that it is difficult to readjust the present health districts, and there would be a greater certainty of securing an efficient member.

## PURE FOOD.

I have received from the Secretary of the Department of Agriculture the report of a committee of the Board relating to pure food. The report was adopted by the Board of Trustees, with the request that I consider it in connection with my message. I transmit herewith a copy of the report, together with the result of the investigation of Professor J. B. Weems, whose services were engaged by the comrnittee, and also a proposed bill prepared by the Board.
It is obvious that our failure to enact restrictive legislation upon this subject has made lowa the favorite field for those who deceive and injure the people through impure and adulterated foods. The disclosures are not only startling, but shocking. It is the manifest duty of the General Assembly to investigate this subject at an early date, and adopt such a measure as will protect the people from the impositions and frauds that are now practiced upon them. It is wholly impossible for the consumers of food to protect themselves, and therefore the State should do for them what no one else can.

## LEGISLATION RESPECTING THE SALE OF PETROLEUM PRODUCTS.

Not long ago, I received from the Governor of the State of Kansas a communication asking me to lay before the General Assembly of this state certain legislation which has been adopted in Kansas, with the suggestion that the independent refineries of that state desired to do business in the State of lowa, but could not safely embark in the venture unless some such protection were given them here as is afforded by the recent statutes of that state.

I have the honor to transmit to you a copy of the letter of the Governor, together with copies of the statutes of Kansas upon the subject. The requests as to additional legislation in our state covers two points. First a legislative maximum rate for oil.

I am opposed to the change in our policy that such legislation would involve. Long ago we gave to our Board of Railroad Commissioners the authority to establish and publish a schedule of maximum rates, and I can see no sufficient reason for withdrawing from the jurisdiction of the Commissioners this particular commodity. If the rates for oil are too high, they should be reduced, but the Commissioners should reduce them, and not the General Assembly. These rates as now established are uniform, and do not permit discrimination of any kind, and whether they be too high or too low, they are paid by all shippers alike.

The second point relates to a prohibition against the practice, employed it is believed by at least one company, of lowering the price of the commodity in a particular locality sufficiently to destroy a competitor who has established a rival business in that locality. With this suggestion I am heartily in accord. I believe that competition is vital to the welfare of commerce and industry, and it is the duty of the government to use all the power it can command to preserve its full force and vigor. We all know that it is the custom of some concerns that have attained great strength to crush competition by selling their commodities in the neighborhood in. which competition is established at an absurdly low price, knowing that the competitor cannot withstand the unfair attack. Whatever you can do that will prevent a monoply from so fortifying itself against competition, without interfering with the bona fide competition that keeps prices at a fair level, will be a righteous service to the people of the state.

THE ENFORCEMENT OF THE LIQUOR LAW.
Four years of official observation have made a deep impression upon my mind respecting the inadequate enforcement of the law relating to the sale of intoxicating liquors. Whatever may be our opinions with regard to the wisdom of a particular law, we all agree that so long as it remains the law it should be obeyed, and that those who violate it should be punished. There is no greater evil in this country than the laxity with which laws are administered. We very much need the infusion of a new spirit into the government that will not tolerate an intentional failure to obey and enforce the law. I believe that our statute for the sale of intoxicating liquors needs strengthening in respect to its enforcement. There are varying opinions as to the plan that should be adopted, and I submit the matter as one worthy of your consideration, but without recommendation as to the character of the legislation that should be enacted.

## ROSTER OF LOWA SOLDIERS AND SAILORS.

Two years ago, I brought this subject to your attention, with the earnest recommendation that provision be made for the compilation of a complete roster of the soldiers and sailors of the War of the Rebellion and of the Spanish War. I think you were, with unanimity, in favor of the measure, but it failed by a mischance, without the fault of anyone. I renew my recommendation with increased zeal. The bill that will be proposed by the veterans of the war contemplates an expenditure greatly less than the
bill of two years ago, but I think the plan now suggested will be quite as effectiveraslthe former one.

## PAMGIY DESERTION.

The experience of those who are engaged in humanitarian and charitable work shows that in a very large proportion of the instances in which women seek aid for themselves and their children, the husbands and fathers have deserted the home, and thus repudiated the obligation which the law so wisely imposes upon them. The man who, without good cause, deserts his children and the mother who bore them, is a criminal, and ought to be punished as a rank offender against the fundamental compact of society. It is strange, but nevertheless true, that Iowa, so progressive in all moral legisation, has not denounced this act as a crime. Many of our sister states have already provided for the proper punishment of such on offense, and I strongly recommend the adoption of a rigid criminal statute on this subject at the present session.

## CHILD LABOR.

Among those who have given the most careful thought to social problems, and among those who have given and are giving the best part of their lives to help their fellow men, there is no difference of opinion respecting the necessity of a law which shall regulate the employment of children. I think every person well disposed toward the welfare of humanity, and especially in such a government as ours, must concede:

First, that children should not be permitted to work to the extent of inter fering with a common school education.

Second, that they should not be permitted to work under such circumstances as will be likely to impair the strength of their bodies or pervert their morals.

It is true that with the present development of industry in the state there are fewer children who are doing what they ought not to do in the way of work than in many of our sister states; but if we begin right we will have have less to reform in the days to come. I hope that you will find it consistent with good policy to enact a statute upon this subject.

Touching the same general topic, I suggest that the juvenile court law passed by the last General Assembly has been found somewhat defective. That it is based upon a sound principle is not to be doubted. Its deficiencies will be pointed out to you during the session by those who have nnly the good of our boys and girls at heart, and I gladiy recommend that the law be matured according to their suggestions.

## GOOD ROADS.

I have received and I transmit to you the report of the Highway Commission appointed by the Thirtieth General Assembly. The Commission has done excellent work, and it is to be hoped that you will find it possible to continue its labors so auspiciously begun.

CORPORATIONS.
I do not intend to dwell upon this subject, but I cannot allow the occasion to pass without recalling to your attention my expressions and recommendations in the message I had the honor to deliver to you two years ago. Further observation has but intensified my convictions. Many things have
occurred in the mean while to emphasize the defects in our statutes, and I again recommend the legislation thentoutlined.

## AID FOR THE INVESTIGATION OF MUNICIPAL QUESTIONS.

It has been the policy of the state in the past to extend some aid to certain associations which deal with agriculture. I believe the investment has been a good one, and has secured for the people of the state advantages which otherwiselthey would have lost. The growth of population is now largely in theicities and towns, and there are constantly arising problems of the most important character which require intimate association on the part of those who are administering municipal affairs to solve. I believe, therefore, that small appropriation in aid of the work of the League of Iowa Municipalities would be a wise expenditure of the public funds. There is no one respect in which we are so hopeless a muddle as the management of our cities and towns, and any reasonable thing that we can do to aid associated municipal officers in working out needful reforms will be very helpful to the cause ofigood government.

## IN MEMORIAL

Sincertyou last assembled, death has claimed another of the men who faithfully servedthetState as Chief Executive. Buren R. Sherman died at his home inf Vinton on the 1lth day of November, 1904.
He was one of the plain, sturdy men of the west, and represented in high degree the virtues of our citizenship. He was loyal to his country and his State, steadfast to his friends and strong in the spirit of the sound and enduring principles of life. His memory will long be cherished by the - people of the State.

Gentlemen, you meet under the most fortunate and favorable conditons. You, represent a God-fearing, intelligent, prosperous constituency. You come together renewing old acquaintance rather than making new friendships. The confidence growing out of long association will create an efficiency without parallel in the legislative department of the State. Your experience will enable you to move easily along accustomed paths. You are to be congratulated on the opportunity to do your work at a time when the standards ;of integrity in both official and private life are high, and when fidelity is more imperatively demanded than ever before. In conclusion, I again submit to you the reports of all the officers and departments of the State government, especially recommending that your Committee on Retrenchment and, Reform:shall review them carefully; scan vigilantly and critically all expenditures, to the end that it may be known whether the servants of the people have faithfully discharged the trust imposed upon them.

Respectfully submitted,


The minutes of the joint convention were read and approved.
On motion of Senator Saunders the joint convention was dissolved.

The House reconyened with Speaker Clarke in the chair.
A. E. Kepford was sworn as assistant clerk and signed the oath.

Cummings of Marshall offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, That a committee of three members be appointed by the Speaker to purchase proper desks or tables for the rooms of Speaker and Chief Clerk.

Motion prevailed and resolution was adopted.
Speaker appointed as such committee Cummings of Marshall, Crose of Page and Springer of Buchanan.

Hambleton of Mahaska moved that the message of Governor Cummins be printed in the Journal.

Motion prevailed.
Calderwood of Scott moved that the name of Verner Cloutier be added to the list ot pages.

Motion prevailed.
Speaker appointed as committee on Whitmer-Youde contest Wright of Webster, Hart of Allamakee, Kendall of Monroe, Clary of Chickasaw, Springer of Buchanan.

The standing committees were then announced as follows:
WAYS AND MEANS.

| Temple of Clarke, | Robinson of Emmet, |
| :--- | :--- |
| Head of Greene, | Crose of Page, |
| English of Polk, | Stoltenberg of Scott, |
| Cummings of Marshall, | Buckingham of Buena Vista, |
| Kendall of Monroe, | Shaffer of Fayette, |
| Carden of Henry, | Summers of Van Buren, |
| Bealer of Linn, | Mott of Audubon, |
| Greene of Madison, | Carstensen of Clinton, |
| Freeman of Pottawattamie, | Cobb of Taylor, |
| McClurkin of Louisa, | Clark of Poweshiek, |

Flenniken of Clayton, Cheney of Clay, Kling of Harrison, Pritenard of Wright, Powers of Floyd, Bailey of Ringgold, Geneva of Keokuk,

Kendall of Monroe, Temple of Clarke, Cummings of Marshall, Wright of Webster,
Jepson of Woodbury, Hart of Allamakee. Spaulding of Howard, Teter of Marion,
Weeks of Guthrie,
Stanbery of Cerro Gordo, Dow of Franklin, Meredith of Cass,

Epperson of Wapello, Darrah of Lucas, Van Eaton of Lyon, Whiting of Monona, Ritter of Des Moines, Hakes of Pocahontas, Laird of tremont.

## JUDICIARY.

Springer of Buchanan, Langan of Clinton, Clary of Chickasaw, Teachout of Polk, Greeley of Story Wise of Black Hawk, Kling of Harrison, Robinson of Emmet, Chassell of Plymouth, Hambleton of Mahaska, Koontz of Johnson.

## APPROPRIATIONS.

Mattes of Sac, Robinson of Emmet, Flenniken of Clayton,
Head of Greene,
Bealer of Linn,
Christianson of Hamilton,
Leech of Cedar,
Powers of Floyd,
Chassell of Plymouth,
Wright of Webster,
Jones of Montgomery,
Weeks of Guthrie.
McElrath of Woodbury, Bixby of Delaware,
Darrah of Lucas,
Colclo of Carroll,

> Hannah of Kossuth, Maben of Hancock, Boland of Lowa, Stanbery of Cerro Gordo , Hume of Mitchell, Dashiell of Warren, Mott of Audubon, Hollembeak of Adair, McCulloch of Wayne, Gregory of Adams, Morris of Sioux, Jacobson of Winneshiek, Meredith of Cass, Epperson of Wappello, Frudden of Dubuque.

RAILROADS AND COMMERCE.

Wise of Black Hawk, Cummings of Marshall, Bealer of Linn, English of Polk, Calderwood of Scott, Christianson of Hamilton, Nichols of Muscatine, Greeley of story, Pritchard of Wright, Coburn of Cherokee, McNie of Benton, Cassel of Jefferson, Weldon of Hardin, Weeks of Guthrie, Hart of Allamakee,
Lowrey of Calhoun,
Martin of Pottawattamie,

Conn of Butler,
Lister of Grundy, Jones of Montgomery, Doran of Boone, Skinner of Union, Hambleton of Mahaska, McCulloch of Wayne,
McDole Jackson,
Kennedy of Lee,
Washburn of Mills, Mattes of Sac, Saylor of Bremer, Van Eaton of Lyon, Wyland of Shelby, Willson of Washington, Lundt of Tama,
DeMar of Davis.

## BANKS AND BANKING.

Head of Greene, Greeley of Story, W ise of Black Hawk, Teachout of Polk, McClurkin of Louisa, Calderwood of Scott, Robinson of Emmet, Freeman of Pattawattamie, Christianson of Hamilton. McNie of Benton, Greene of Madison, Cheney of Clay, Jones of Montgomery, Jepson of Woodbury,

Lowrey of Calhoun, Crose of Page, Martin of Pottawattamie, Saylor of Bremer, Epperson of Wapello, Clark of Poweshiek, Koontz of Johnson, Whiting of Monona, McCreary of Appanoose,
Clary of Chickasaw, Sankey of Decatur, Hakes of Pocahontas, Hanna of Kossuth .

## INSURANCR.

Lister of Grundy,
Skinner of Union,
Morris of Sioux,
Hollembeak of Adair,
Boland of Iowa,
McCulloch of Wayne,
Springer of Buchanan
Whiting of Monona,
Clary of Chickasaw,
Geneva of Keokuk, Ritter of Des Moines, Heles of Dubuque.

## AGRICULTURE

Maben of Hancock,
Doran of Boone,
Cobb of Taylor,
Conn of Butler,
Offill of Jasper
Washburn of Mills,
McDole of Jackson,
Jacobson of Winneshiek, Olson of Worth,
Spaulding of Howard,
Wright of Webster,
Cummings of Marshall,
Peet of Jones
Davie of Crawford,
Heles of Dubuque,
Laird of Fremont,
Willson of Washington.

SCHOOLS AND TEXT•BOOKS.

Jepson of Woodbury,
Leech of Cedar,
Powers of Floyd,
Stanbery of Cerro Gordo,
Bixby of Delaware,
McAllister of Linn,
Hambleton of Mahaska,
Teter of Marion,
Dashiell of Warren,
Gregory of Adams,
Lundt of Tama,

Crose of Page,
Van Eaton of Lyon,
Lister of Grundy,
Kennedy of Lee,
Clark of Poweshiek, Colclo of Carroll, Langan of Clinton, Sankey of Decatur, Heles of Dubuque,
Davie of Crawford, DeMar of Davis.

## MINES AND MINING。

Hambleton of Mohaska, Kendall of Monroe, Offill of Jasper, Mclilrath of Woodbury, Spaulding of Howard, Buckingham of Buena Vista,

Carstenson of Clinton, Epperson of Wapello, McCreary of Appanoose, Peet of Jones, Ritter of Des Moines,
Laird of Fremont, Davie of Crawford.

MUNICIPAL CORPORATIONS.

Teachout of Polk, Bealer of Linn, Carden of Henry, Leech of Cedar, Nicol of Muscatine, McClurkin of Louisa, Kling of Harrison, Skinner of Union, Wright of Webster, McAllister of Linn, Martin of Pottawattamie, Jepson of Woodberry, saylor of Bremer, Dow of Franklin, Laird of Fremont,

Buckingham of Buena Vista, Lister of Grundy, McDole of Jackson,
Darrah of Lucas,
Meredith of Cass,
Koontz of Johnson,
Langan of Clinton,
Frudden Dubuque,
Springer of Buchanan,
Colclo of Carroll,
McCreary of Appanoose, Peet of Jones,
Ritter of Des Moines,
Wyland of Shelby .

TELEGRAPH, TKLEPHONE AND EXPRESS.

Coburn of Cherokee,
Mattes of Sac, Greene of Madison, Kendall of Monroe, Christianson of Hamilton
Pritchard of Wright, Weeks of Guthrie, Hart of Allamakee, Stoltenberg of Scott, Chassell of Plymouth, McAllister of Linn,

Cummings of Marshall, Teachout of Polk, Nichols of Muscatine, Kling of Harrison, Jepson of Woodbury, Weeks of $G$ thrie, Hanna of Kossuth, Maben of Hancock, McCulloch of Wayne, Morris of Sioux,

Calderwood of Scott, Cheney of Clay, Kendall of Monroe, Freeman of Pottawattamie, Bailey of Ringgold, Carstensen of Clinton, Spaulding of Howard, Stoltenberg of Scott, Doran of Boone,

> Teter of Marion, Welden of Hardin, Martin of Pottawattamie,
> Lowrey of Calhot:
> Buckingham of Buena Vista,
> Maben of Hancock,
> Morris of Sioux,
> Boland of Iowa,
> Whiting of Monona,
> Clary of Chickasaw.

PARDONS.
Skinner of Union, Hume of Mitchell,
Dow of Franklin,
Meredith of Cass, Springer of Buchanan, Frudden of Dubuque, Koontz of Johnson, Ritter of Des Moines, Wyland of Shelby.

LABOR.
Maben of Hancock, Offill of Jasper, Washburn of Mills, Saylor of Bremer, Olson of Worth,
Whiting of Monona, McCleary of Appanoose, Ritter of Des Moines, Davie of Crawford.

ELECTIONS .

Flenniken of Clayton, Head of Greene, Greene of Madison, English of Polk, Kling of Harrison, Cummings of Marshall, Greeley of Story, Pritchard of Wright, Freeman of Pottawattamie,

Christianson of Hamilton.
Leech of Cedar,
Nichols of Muscatine,
Mott of Audubon,
Langan of Clinton,
Clary of Chickasaw, Wyland of Shelby.

PUBLIC HEALTH.
Leach of Cedar, Dashiell of Warren, Gregory of Adams, McCulloch of Wayne, Summers of Van Buren, Clark of Poweshiek, Flenniken of Clayton, Spaulding of Howard,

## Crose of Page,

 Bixby of Delaware, Mott of Audubon, McDole of Jackson, Clary of Chickasaw, Kling of Harrison, Heles of Dubuque, Peet of Jones.ROADS AND HIGHWAYS.

Bailey of Ringgold, Coburn of Cherokee, Cassel of Jefferson, Powers of Floyd, Cheney of Clay, Head of Greene, Christianson of Hamilton, Weeks of Guthrie, Hart of Allamakee Carstensen of Clinton McAllister of Linn, Morris of Sioux, Cobb of Taylor, Kennedy of Lee,

Doran of Boone, Conn of Butler, Shaffer of Fayette, Lister of Grundy, Jacobson of Winneshiek, Darrah of Lucas, Colclo of Carroll,
Peet of Joves,
Geneva of Keokuk,
Laird of Fremont,
Davie of Crawford,
Lundt of Tama, Hakes of Pocahontas, Heles of Dubuque.

PUBLIC LANDS AND BUILDINGS.
Calderwond of Scott, Crose of Page,
Boland of Iowa.
Carstensen of Clinton,
Saylor of Bremer.
Sankey of Decatur,
Wise of Black Hawk,
Dashiell of Warren, Conn of Butler, Shaffer of Payette, Willson of Washington.

## SUPPRESSIONZOF INTEMPERANCE.

Greeley of Story, Leech of Cedar McClurkin of Louisa, Pritchard of Wright , Wright of Webster, Chassell of Plymouth, Jones of Montgomery, Stanbery of Cerro Gordo Conn of Butler,

Shaffer of Fayette, Cobb of Taylor, Jacobson of Winneshiek, McAllister of Linn,
Weeks of Guthrie, Koontz of Johnson, Hakes of Pocahontas, Lundt of Tama, DeMar of Davis

## CONSTITUTIONAL AMENDMENTS.

Wright of Webster,
Temple of Clarke,
Mattes of Sac,
Inglish of Polk, Head of Greene, Flenniken of Clayton, Kling of Harrison, Bealer of Linn, Cassel of Jefferson,

Dashiell of Warren, Hambleton of Mahaska, Lowrey of Calhoun, Maben of Hancock, Darrah of Lucas, Colclo of Carroll, Whiting of Monona, Springer of Buchanan, Langan of Clinton.

PUBLIC LIBRARIES.
Koontz of Johnson, Wise of Black Hawk, Temple of Clark, Summers of Van Buren, Jepson of Woodbury, Hollenbeak of Adair, Spaulding of Howard,

Boland of Iowa, Saylor of Bremer, McDole of Jackson, McCreary of Appanoose, Kitter of Des Moines, Sankey of Decatur.

PRINTING.

Chassell of Plymouth,
English of Polk, Kling of Harrison, McNie of Benton, Pritchard of Wright, Carden of Henry, Leach of Cedar, Teachout of Polk, Coburn of Cherokee,

Mott of Audubon, Crose of Page, Summers of Van Buren, Dow of Franklin, Gregory of Adams, Skinner of Union, Colclo of Carroll, Springer of Buchanan, McClurkin of Louisa.

STATE UNIVRRSITY.
Hanna of Kossuth, Boland of Iowa, Saylor of Bremer, Bixby of Delaware, Hume of Mitchell, Epperson of Wapello, Whiting of Monona.

AGRICULTURAL COLLEGE.

McClurkin of Louisa, Greeley of Story, Bailey of Ringgold, Hart of Allamakee, Welden of Hardin, Martin of Pottawattamie,

Offill of Jasper, McCulloch of Wayne, Olson of Worth, Van Eaton of Lyon, Frudden of Dubuque, Hakes of Pochontas.

COMPENSATION OF PUBLIC OFFICRRS.

Bealer of Linn,
Calderwood of Scott,
Freeman of Pottawattamie,
McDole of Jackson,
Hume of Mitchell,
Skinner of Union,
Hanna of Kossuth,

Cartensen of Clinton, Washburn of Mills, Summers of Van Buren Darrah of Lucas, Frudden of Dubuque, Laird of Fremont, DeMar of Davis.

CLAIMS.

| McNie of Benton, | Morris of Sioux, <br> Cheney of Clay, |
| :--- | :--- |
| Teter of Marion, | Olson of Worth, |
| Washburz of Mills, | Epperson of Wapello, |
| Maben of Hancock, | Hakes of Pocahontas, |
| Lister of Grundy, | Davie of Crawford, |
| Willson of Washington |  |

Robinson of Emmet, Shaffer of Fayette, Wise of Black Hawk, Mattes of Sac, Hambleton of Mahaska, Conn of Butler. Jacobson of Winneshiek, Geneva of Keokuk, McCreary of Appanoose.

PRTVATE CORPORATION -
Christianson of Hamilton, Mattes of Sac,

Stoltenberg of Scott, Dashiell of Warren, Bailey of Ringgold, Summers of Van Buren, Clark of Poweshiek, Clary of Chickasaw, Geneva of Keokuk.

DOMESTIC MANUFACTURES.

Powers of Floyd, Cheney of Clay, Stoltenberg of Scott, Welden of Hardin, Stanbery of Cerro Gordo, Cartensen of Clinton,

Lister of Grundy, Kennedy of Lee, Washburn of Mills, Sankey of Decatur, McElrath of Woodbury, Heles of Dubuque.

HORTICULTURE.

Hollembeck of Adair, Calderwood of Scott, Cassel of Jefferson, Shaffer of Fayette, Conn of Butler,

Dashiell of Warren, Gregory of Adams, Nichols of Muscatine, Kendall of Monroe, Coburn of Cherokee, Leech of Cedar, Flenniken of Clayton, Robinson of Emmet,

Kling of Harrison, Powers of Floyd, Cassel of Jackson, Teter of Marion, Stoltenberg of Scott,

Kennedy of Lee, Washburn of Mills, Willson of Washington, Geneva of Keokuk, Peet of Jones.

PHARMACY.
McClurkin of Louisa,
Lowrey of Calhoun, Doran of Boone,
Maben of Hancock, Buckingham of Buena Vista, Morris of Sioux,
McDole of Jackson, Wyland of Shelby.

BUILDING AND LOAN.
Lowrey of Calhoun,
Clark of Peweshiek,
Whiting of Monona, Wyland of Shelby.

FEDERAL RELATIONS.

Weeks of Guthrie, Temple of Clarke, Wise of Black Hawk, Wright of Webster, Crose of Page,

Jones of Montgomery, Mott of Audubon, Frudden of Dubuque, Sankey of Decatur.
woman suffrage.
Boland of Iowa, Cobb of Taylor, Wyland of Shelby, Laird of Fremont, Heles of Dubuque.

HOSPITAL FOR INSANE.
Springer of Buchanan, Carden of Henry, Coburn of Cherokee, Crome of Page, Christianson of Hamilton,

Gregory of Adams, Doran of Boone, Hume of Mitchell, Meredith of Cass, Frudden of Dubuque.

INSTITUTE FOR FEEBLEF-MINDED.

Washburn of Mills, Bailey of Ringgold, Teter of Marion, Summers of Van Buren,

McCulloch of Wayne,
Van Eaton of Lyon,
Sankey of Decatur, Wyland of Shelby.

INSTITUTE FOR DEAF.
McAllister of Linn, Meredith of Cass, Geneva of Keokuk, Van Eaton of Lyon.

COLLEGE FOR THE BLIND.
Whiting of Monona, Willson of Washington, Laird of Fremont, Carstensen of Clinton.

INDUSTRIAL SCHOOLS.
Mott of Audubon,
Teachout of Polk,
Freeman of Pottawattamie,
Welden of Hardin,

Jones of Montgomery, Cobb of Taylor, Langan of Clinton,
Lundt of Tama.
SOLDIERS' AND ORPHANS' HOME.

Nichols of Muscatine, Cummings of Marshall, Calderwood of Scott, Cobb of Taylor,

Offill of Jasper, Olson of Worth, Clary of Chickasaw, Davie of Crawford.

PENITENTIARIES.

Jones of Montgomery, 'Temple of Clarke, Teter of Marion, Bixby of Delaware, Kennedy of Lee,

Olson of Worth, Jacobson of Winneshiek, Peet of Jones, De Mar of Davis, Offill of Jasper.

ANIMAL INDUSTRY.

Doran of Boone, Cassel of Jefferson, Buckingham of Buena Vista, McElrath of Woodbury, Lundt of Tama.

Bixby of Deleware,
Offill of Jasper,
Peet of Jones, Davie of Crawford

## MILITARY.

Hart of Allamakee, Head of Greene, Cheney of Clay, Greeley of Story, Leech of Cedar, Bealer of Linn, Pritchard of Wright, McAllister of Linn.

Dow of Franklin, Weldon of Hardin, Offill of Jasper, Olson of Worth, Cobb of Taylor, Sankey of Decatur, McCreary of Appanoose.

POLICE REGULATIONS.

Skinner of Union, Teachout of Polk, Freeman of Pottawattamie, Stanbery of Cerro Gordo, McElrath of Woodbury,

McCulloch of Wayne,
Cartensen of Clinton, Koontz of Johnson, De Mar of Davis.

## FISH AND GAME.

Hanna of Kossuth, Mattes of Sac, Coburn of Cherokee, Hart of Allamakee, McDole of Jackson, Jacobson of Winneshiek.

Kennedy of Lee, Bixby of Delaware, Buckingham of Buena Vista, Springer of Buchanan, Colclo of Carroll.

## ENROLLED BILLS.

Spaulding of Howard, Flenniken of Clayton, Calderwood of Scott, Carden of Henry, Jepson of Woodbury,

Bixby of Delaware. Martin of Pottawattamie, Frudden of Dubuque, Willson of Washington.

COUNTY AND TOWNSHIP ORGANIZATION.

Cassel of Jefferson, McNie of Benton, Hollembeak of Adair, Hanna of Kossuth, Kennedy of Lee,

Shaffer of Fayette, Conn of Butler, Olson of Worth, Davie of Crawford, Heles of Dubuque.

PUBLIC CHARITIES.

Freeman of Pottawattamie, McNie of Benton, Stoltenberg of Scott, Saylor of Bremer, Hanna of Kossuth,

Hume of Mitchell, Summers of Van Buren, Hambleton of Mahaska, Jones of Montgomery.

SENATORIAL DISTRICTS.

Teter of Marion, Nichols of Muscatine, Mattes of Sac, McElrath of Woodbury, Doran of Boone, Jacobson of Winneshiek, Hakes of Pocahontas,

Clark of Poweshiek,
McCulloch of Wayne,
Summers of Van Buren,
Epperson of Wapello,
Colcle of Carroll,
Geneva of Keokuk.

REPRESENTATIVE DISTRICTS.

Maben of Hancock, English of Polk, Flenniken of Clayton, Stanbery of Cerro Gordo, Mott of Audubon, Martin of Pottawattamie, Jepson of Woodbury, Peet of Jones,

Van Eaton of Lyon,
Hollembeak of Adair
Darrah of Lucas,
Whiting of Monona, Ritter of Des Moines, Lundt of Tama, Wyland of Shelby.

## CONGRESSIONAL DISTRICTS.

Greene of Madison, McClurkin of Louisa, Greeley of Story, Welden of Hardin, Wright of Webster, Dashiell of Warren, Chassell of Plymouth, Hart of Allamakee,

Hume of Mitchell, Hanna of Kossuth, Dow of Franklin, Olson of Worth, Jones of Montgomery, McDole of Jackson, McCreary of Appanoose.

JUDICIAL DISTRICTS.
Kennedy of Lee, Temple of Clarke, Bealer of Linn, Cummings of Marshall, Carden of Henry, Freeman of Pottawattamie, Head of Greene,

McNie of Benton,
Gregory of Adams,
Offill of Jasper,
Laird of Fremont,
Meredith of Cass, Willson of Washington.

## ENGROSSED BILLS.

Saylor of Bremer, Langan of Clinton, De Mar of Davis. RULRS.

Chassell of Plymouth,
Koontz of Johnson, Springer of Buchanan, Mr. Speaker.

Hart of Allamakee, offered the following resolution and moved that the rule be suspended and the resolution adopted:

Resolved, That the House request the custodian to arrange the numbers on the filing cabinet in the Bill Room under the direction of the Bill Clerks.

Motion prevailed and resolution was adopted.

Chief clerk assigned the following seats in the press gallery to newspaper representatives:

No. I-Tracy Garrett-Register and Leader.
No. 2-O. R. Newman - News.
No. 3-Ora Williams-Marshalltown Times-Republican. •
No. 5-Geo. H. Carter-Capital.
No. 7-Fred H. Gaston-Sioux City Tribune.
On motion of Mattes of Sac, House adjourned until Tuesday morning at io o'clock.

## JOURNAL OF THE HOUSE.

> Hall of the House of Representatives, $\}$ Des Moines, Iowa, Jamoary 9, 1906.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer by the Rev. E. T. Hagerman, Des Moines, Iowa.
Kendall of Monroe presented petition of citizens of Monroe County, asking for four-year term for state, county and township officers.

Referred to committee on elections.
Calderwood of Scott offered the following concurrent resolu tion:

Resolved, by the House, the Senate concurring, That the Secretary of State be authorized to publish fifteen thousand copies of the Iowa Official Register of 1906 in addition to the number authorized in section seventy of the code; that one thousand copies of the Iowa Official Register of 1906 be bound in cloth with gilt letters, and that the state binder be paid fifteen cents per volume, in full, for folding, sewing, and binding said one thousand copies in cloth.

Laid over under rule 34.
On request of Freeman of Pottawattamie leave of absence was granted Martin of Pottawattamie until Wednesday noon.

Leave of absence was granted Calderwood of Scott until Friday.

Langan of Clinton presented report of special committee on educational institutions.

Received and placed on file.
Kendall of Monroe moved that W. T. Jones of Poweshiek county be allowed to establish a barber's chair in the cloak room.

## Carried.

Hambleton of Mahaska moved that the Speaker be em. powered to excuse members on request.

## Carried.

Speaker Clarke announced the appointment of R. C. Dirrim as his clerk.

Mr. Dirrim was sworn in and signed the oath.

MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concur. rence of the Senate was asked:
Concurrent resolution relative to additional employees; and appoints on the part of the Senate, Senators Smith of Mitchell, Hogue, Maytag.

Geo. A. Newman, Secretary

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:
Resolved, by the Sexate, the House concurring, That a joint committee be appointed consisting of five members of the Senate, to be appointed by the President, and five members of the House, to be appointed by the Speaker, to arrange for the attendance of the Thirty-first General Assembly at a reception to be held by the Governor at the State House.

Committee on part of the Senate is Senators Dowell, Young of Washington, Gillilland, Kinne, Smith of Des Moines.

Jepson of Woodbury moved that the House concur in Senate concurrent resolution relative to the Governor's reception.

Carried.
Speaker appointed as committee on part of the House, Teachout of Polk, Crose of Page, Lowrey of Calhoun, Buckingham of Buena Vista, Wyland of Shelby.

## COMMITTEE REPORT.

Mattes of Sac, from the special committee to group committees and assign clerks and rooms therefor, submitted the following report:

Mr. Speaker-Your Committee appointed to group the standing committees of the House and to grant and assign rooms and clerks therefor, herewith report the following arrangement of committees and clerks:

Ways and Means, one clerk.
Judiciary, one clerk.
Appropriations, one clerk.
Railroads and Commerce, one clerk.
Banks and Banking, one clerk.
Insurance, one clerk.
Agriculture, one clerk.
Mines and Mining, one clerk.
Municipal Corporations, one clerk.
Telephone, Telegraph and Express, one clerk.
Pardons, one clerk.
Labor, one clerk.
Elections, one clerk.
Roads and Highways, one clerk.
Compensation of Public Officers, one clerk,
Federal Relations, one clerk.
Schools and Text-Books, one clerk.
Enrolled Bills, one clerk.
Claims, one clerk.
Constitutional Amendments, one clerk.
State University, one clerk.

Soldiers' and Orphans' Home, one clerk.
Building and Loan, one clerk.
Public Health, one clerk.
Public Lands and Buildings, one clerk.
Agricultural College, one clerk.
Normal Schools, one clerk.
Private Corporations, one clerk.
Suppression of Intemperance. one clerk.
Military, one clerk.
Senatorial Districts, one clerk.
Industrial Schools, one clerk.
Institute for Deaf, one clerk.
Penitentiaries, one clerk.
Fish and Game, one clerk.
Engrossed Bills, one clerk who shall also act for committee on Printing.
Public Libraries, one clerk who shall also act for committee on Rules.
Domestic Manufactures, one clerk who shall also act for committee on Hospital for Insane.

Animal Industry, one clerk who shall also act for committee on Retrenchment and reform.

Pharmacy, one clerk who shall also act for committee on Horticulture.
County and Township Organization, one clerk who shall also act for committee on Woman Suffrage.

College for Blind, one clerk who shall also act for committee on Representative Districts.

Judicial Districts, one clerk who shall also act for committee ion Police Regulations.

Board of Public Charities, one clerk who shall also act for committee on Congressional Districts.
Institute for Feeble Minded, one clerk, who shall also act for committee on for Contested Elections.

It is recommended that the chairman of each committee to which clerk is assigned'select the clerk, and where several committees are grouped, the clerk shall attend all of the committees in said group without additional compensation for acting for more than one committee.

Your committee further recommends that the Democratic members of the House be accorded the courtesy of selecting four committee clerks, who shall be competent stenographers. Your committee also recommends that the compensation of said clerks begin at the time they are sworn in.

Your committee also further recommends that the rooms and the time of meeting of the various standing committees of the House be as follows:

|  | 宽 | 总 | 灾 | 宫 | 寝 | 宮 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| Ways and Means．．．．．．．．．．．．．．．．．． | ap．i．．．． | zp．m． |  | $2 \mathrm{p} . \mathrm{m}$. | $3 \mathrm{p} . \mathrm{m}$ ． |  |
| Agriculture |  |  | $4 \mathrm{p} . \mathrm{m}$. |  |  |  |
| Railroads and Commer |  | 8 p．m． |  | $8 \mathrm{p} . \mathrm{m}$ ． |  |  |
|  |  |  |  |  |  |  |
| Roads and Highways |  | $4 \mathrm{p} . \mathrm{m}$. |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |
| Mines and Mining．．．．．． <br> Animal Industry | $2 \mathrm{p} . \mathrm{m}$ ． | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |  | $2 \mathrm{p} . \mathrm{m}$ ． |
| Tadiolal Diatricts ． | 3 $\mathbf{p}$ ． m ． | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |  |  |
| Hospital for Inssne |  |  | $2 \mathrm{p} . \mathrm{m}$ ． |  | $4 \mathrm{p} . \mathrm{m}$ |  |
|  |  |  |  |  |  |  |
| Electiona |  |  |  |  |  |  |
| Echools and Toxt－books．．．． |  | $2 \mathrm{p} . \mathrm{m}$ |  | $2 \mathrm{p} . \mathrm{m}$ |  |  |
| Snppression of Intemperance． |  | $4 \mathrm{p} . \mathrm{m}$. |  |  | $4 \mathrm{p} . \mathrm{m}$. |  |
| Room 10－ |  |  |  |  |  |  |
| Oongressional Districts |  | $2 \mathrm{p} . \mathrm{m}$. |  | $2 \mathrm{p} . \mathrm{m}$. |  |  |
| Penitentieries．．． <br> Enerossed B11ls | $2 \mathrm{p} . \mathrm{m}$ ． |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |  | $2 \mathrm{p} . \mathrm{ma}$ |
| Pardons Brin ．．．．．．．．．．．．．．．．．．．． | $2 \mathrm{p} . \mathrm{m}$ ． | 8 p．m． |  | 3．p．m． |  |  |
| State University | $4 \mathrm{p} . \mathrm{m}$ ． |  |  | $4 \mathrm{p} . \mathrm{m}$. |  |  |
| Room 11－ |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| Appropriations． |  |  | $2 \mathrm{p} . \mathrm{m}$ ． | $2 \mathrm{p} . \mathrm{m}$ | $2 \mathrm{p} . \mathrm{m}$ ． |  |
| Normal Bchools College for the B | $4 \mathrm{p} . \mathrm{m}$ ． |  |  | $4 \mathrm{p} . \mathrm{m}$ ． |  |  |
| Institute for Deaf．． | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |  |  |  |
| Room 2－ |  |  |  |  |  |  |
| Constitntional Amendments．． |  | 4p．m． |  |  | 4 p．m． |  |
| Retrenchment and Reform．．． |  |  | ${ }_{2}{ }_{2}^{\text {p p．m．}}$ | $4 \mathrm{p} . \mathrm{m}$ ． |  | 2 |
| Military ${ }^{\text {ajil．}}$ | 2 p．m． |  |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |
|  |  |  |  |  |  |  |
| Representative Districts | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |
| Domestic Manufactures．．．．．．． | $8 \mathrm{p} . \mathrm{m}$ ． |  |  |  | $3 \mathrm{p} . \mathrm{m}$ ． |  |
| County and Twp．Organization |  | $4 \mathrm{p} . \mathrm{m}$ ． | 8 p | ${ }_{3}^{4} \mathrm{p} . \mathrm{m}$ ． |  |  |
| Room 18－ |  |  |  |  |  |  |
| Industrial Schools |  | $3 \mathrm{p} . \mathrm{m}$ ． |  | $3 \mathrm{p} . \mathrm{m}$ ． |  |  |
| Senatorial Districts | $4 \mathrm{p} . \mathrm{m}$ |  |  | 4 p．m． |  |  |
| Hortioultural ${ }_{\text {Agricultural }}$ Coile ${ }^{\text {a }}$ |  | 2 p. та． | 2 p m |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |
|  |  |  |  |  |  |  |
| Soldiarg＇and Orphans＇Home． | $2 \mathrm{p} . \mathrm{m}$ ． |  |  | $3 \mathrm{p} . \mathrm{m}$ ． |  |  |
| Federal Relations．． |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |  | $2 \mathrm{p} . \mathrm{m}$ |  |
| Fish and Game．．．． | sp．．．．．． | 3 p．m． |  |  | $3 \mathrm{p} . \mathrm{m}$ ． |  |
| Pohice Regulations． | 8 p．m． |  | 2 p．m． | p．m． |  | $2 \mathrm{p} . \mathrm{m}$ ． |
|  |  |  |  |  |  |  |
| Roon 7－ |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| Prublic Lands and Buildinge．．． | $2 \mathrm{p} . \mathrm{m}$ ． |  |  | $2 \mathrm{p} . \mathrm{m}$ ． |  |  |
| Public Libraries．．． |  |  | $2 \mathrm{p} . \mathrm{m}$ |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| Manicipal Corporations． Compensation of Pub．Offlcers | $4 \mathrm{p} . \mathrm{m}$ ． | $4 \mathrm{p} . \mathrm{m}$ ． |  | $4 \mathrm{p} . \mathrm{m}$ ． | 4p．m． |  |
| Private Corporations．．．．．．．．．．． |  |  | p． |  |  | 4p． |

Room 5－Ohief Clerk．
Room 4－Journal Clerk．；
Room 3－File Clerk．
All of which is respectfally submitted．
Joseph Mattes；
$\stackrel{\text { GEO．F．COBURN，}}{ }$
O．P．WYLAND，
© Committee．
Adopted．

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-
I am directed to inform your honorable body that the Senate has amended and passed the following concurrent resolution in which the concurrence of the Senate was asked:
Relative to furnishing members of the Thirty-first General Assembly with the Code, Supplement and session. laws.

Amend by adding thereto, "And annotation of the Twenty-seventh, Twenty-eighth, Twenty-ninth, and Thirtieth General Assemblies."
G. A. Newman,

Secretary.
Spaulding of Howard moved that the rule be suspended and that the House concur in the Senate amendment to House concurrent resolution relative to furnishing code and supplement.

Carried.
Committee clerks were appointed and sworn in as follows: Anna Johnson, Ways and Means; Elva Gruwell, Public Health; Ruth Woodruff, Elections; Gertrude Marshall, Railroads and Commerce; Jennie Harden, Institute of Feeble Minded; Eva Seevers, Mines and Mining; Tress. M. Clair, Raymond R. Sheehan, Neva L. Cole, Margaret E. Wing, Estelle Martin-Homan, Democratic Minority; Emma Swartzendruver, Compensation of Public Officers; J. G. Cook, County and Township Organization; Frank A. Nichol, Judiciary; Leon Brown, Public Lands and Buildings; Minnie E. Hess, Appropriations.

On motion of Crose of Page, House adjourned until Wednesday at io o'clock A. m.

## JOURNA L OF THE HOUSE.

## Hall of the House of Representatives, $\}$ Des Moines, Iowa, January 10, 1906. \}

House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer was offered by the Rev. T. J. Dow of East Des Moines
McAllister of Linn moved that a committee of three be ap. pointed to attend to the correction of the Journal of Monday, January 8.

Carried.
Speaker appointed as such committce McAllister of Linn Cobb of Taylor, Laird of Fremont.

On request of Jacobson of Winneshiek leave of absence was granted Hart of Allamakee until Monday.

On request of Cummings of Marshall leave of absence was granted Weeks of Guthrie until Thursday.

PETITIONS AND MEMORIALS.
Stanbery of Cerro Gordo presented memorial of C. H. Huntley Post No. 42, G. A. R., relative to selection of Samuel J. Kirkwood as one of two citizens of Iowa whose statues should be placed in the Hall of Statuary at Washington.

Referred to committee on Military.
Koontz of Johnson presented memorial of Board of Super visors of Johnson County, Iow, relative to four-year ter $m$ for county officers.

Referred to committee on County and Township Organization.
Sankey of Decatur presented memorial of Board of Supervisors of Decatur County relative to four-year term for county officers.

Referred to committee on County and Township Organization.
Stanbery of Cerro Gordo presented memorial of Farmers Cooperative Sociẹty of Freeman, Iowa, relative to railroad rates.

Referred to committee on Federal Relations.
Peet of Jones presented memorial of Board of Supervisors of Jones County, Iowa, relative to four-year terms for county officers.

Referred to committee on County and Township Organization.
Kendall of Monroe presented petition of county officers of Monroe County relative to four-year terms for county officers.

Referred to committee on County and Township Organization.
Kendall of Monroe presented petition of citizens of Monroe County, Iowa, relative to permitting towns of more than six hundred people to incorporate.

Referred to committee on Municipal Corporations.
By Bailey of Ringgold, House file No. I, a bill for an act to provide tor the payment of an annual occupation tax for the business of soliciting or taking orders for the sale of intoxicating liquors, except from those who are legally authorized by law to make, manufacture, handle or sell the same, and providing penalty for the violation thereof.

Read first and second time and referred to Committee on Sup. pression of Intemperance.

By Carstensen of Clinton, House file No. 2, a bill for an act legalizing a special election of the city of Clinton, March 28th, 1901, granting certain rights to the Clinton Gas Light \& Coke Company.

Read first and second time and referred to Committee on Judiciary.

By Carstensen of Clinton, House file No. 3, a bill for an act to amend section twenty-five hundred and forty-seven (2547) of the code relating to the taking of fish from sloughs, lagoons, creeks, ponds and lakes opening into and connected with the Mississippi and Missouri rivers.

Read first and second time and referred to Committee on Fish and Game.

By Cobb of Taylor, House file No. 4, a bill for an act to amend section Four Thousand Six Hundred and Eight (4608) of the Code in relation to communications in professional confidence.

Read first and second time and referred to committee on Judiciary.

By Cummings of Marshall, House file No. 5, a bill for an act amending section Seventeen Hundred and Nine (1709) of the Code, relating to insurance other than life.

Read first and second time and refered to committee on Insurance.

By Cummings of Marshall, House file No. 6, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of "State Dairy Commissioner" to that of "State Food and Dairy Commissioner" and to define his duties.

Read first and second time and referred to committee on Agriculture.

By Greene of Madison, House file No. 7, a bill for an act providing for the nomination by political parties or organizations of candidates for various offices and the election o! delegates to conventions of said political parties or organizations by a primary election and for the holding of conventions by such political parties or organizations.

Read first and second time and referred to committee on elections.

By Hanna of Kossuth, House file No. 8, a bill for an act to
amend section 1660 of the code of 1897 , relating to appropriations from county to agricultural associations.

Read first and second time and referred to committee on Appropriations.

By Hanna of Kossuth, House file No. 9, a bill for an act requiring railroad companies doing business in the state of Iowa to furnish passes for free transportation to public officers and providing a penalty for failure so to do.

Read first and second time and referred to committee on Railroads and Commerce.

By Jones of Montgomery, House file No. io, a bill for an act to encourage the use of wagons with wide tires on the public highways and providing for a rebate of a portion of their road tax to persons using wagons with tires not less than three inches in width when hauling heavy loads on the public highways of this state.

Read first and second time and referred to a Committee on Roads and Highways.

By Koontz of Johnson, Hoúse file No. if, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, exGovernor of Iowa, in the national statuary hall, in the capitol building at Washington, D. C., and appropriating money to pay therefor.

Read first and second time and referred to Committee on Appropriations.

By Lowrey of Calhoun, House file No. i2, a bill for an act relating to the time of bringing actions against the estates of decedents and additional to section thirty-four hundred and fortyseven (3447) of the Code.

Read first and second time and referred to Committee on Judiciary.

By Shaffer of Fayette, House file No. 13, a bill for an act to amend the law as it appears in section fifteen hundred and thirtythree ( 1533 ) of the Supplement to the Code in relation to road taxes and work on highways.

Read first and second time and referred to Committee on Roads and Highways.

By Wright of Webster, House File No. 14, a bill for an act defining the relation between master and servant with respect to assumption of risk.

Read first and second time and referred to Committee on Judiciary.

Greene of Madison offered the following resolution:

Resolved, That the Speaker be accorded the courtesy of selecting a Speaker's clerk; that the Chief Clerk be allowed a clerk; and further, that committee clerks be granted one for each of the following standing committees viz: Printing, Rules, Hospital for Insane, Horticulture, Woman Suffrage, Representative Districts, Police Regulations, and Congressional Districts, and the chairman of each committee to have the power to appoint the clerk for his respective committee. The purpose of this resolution is to provide one committee clerk for each standing committee of the House, the balance of such committees having already been provided for by the committee appointed for such purpose.

Laid over under rule 34 .
Temple of Clarke offered the following resolution and moved that the rule be suspended and the resolution be adopted.

Be it Resolved, by the House of Representatives of the 7 hirty-first General Assembly, That the Speaker of the House appoint a special committee of five members of the House, whose duty it shall be to examine into and report upon the amendments necessary to be made to the Code, supplement to the Code and Acts of the Thirtieth General Assembly in order to conform them to the constitutional amendments adopted since the last General Assembly, and to draft and present for the consideration of the House such bills as may be necessary to secure such conformity; and that all other bills introduced for such purpose be referred to said special committee.

Motion prevailed and the resolution was adopted.
speaker appointed as such committee Temple of Clarke, Wright of Webster, Spaulding of Howard, Jepson of Woodbury, Langan of Clinton.

An invitation was read requesting the presence of the House at the reception to Governor Cummins on Thursday evening.

Wise of Black Hawk submitted reports from the State Normal School and the College of Agriculture and Mechanic Arts, and Koontz of Johnson submitted report of the State University.
-

# SPECIAL REPORT OF THE 

SECRETARY OF THE BOARD OF REGENTS

TO THE
THIRTY=FIRST GENERAL ASSEMBLY.

December 30, 1905.
To the Members of the Thirty-first General Assenbly of the State of Iowa:
I submit herewith my special biennial report, in accordance with the provisions of Chapter 104, Acts of the Thirtieth General Assembly.

Very respectfully,
William J. McChesney, Secretary of the Board of Regents.
.

## SPECIAL REPORT OF THE SECRETARY OF THE BOARD OF REGENTS TO THE THIRTY-FIRST GENERAL ASSEMBLY.

Statement of Receipts and Disbursements, July I, I903, to June 30, 1905.


Total Receipts, 1903-1904.......................... $\$ 434,874.12$
RECEIPTS—1904-1905.
Funds for the erection of buildings, etc. (See p. 1) $\$ 146,187.50$
Income Fund (See p. 3).................................. 248,080.62
Special Funds (See p. 4)................................ $20,239.89$
Total Receipts, 1904-1905.
$\$ 414,503.01$
The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Interest Fund, and the W. J. Bryan Prize Interest Fund, are not shown in this statement, as these funds are held in trust by the University, the income going to pay scholarships, prizes, etc.; and in no way affecting the University's income.

The hospital funds are not included in the above statement. For accounts of these funds, see pages 5 and 15.

DISBURSEMENTS-1903-1904.
Funds for the erection of buildings, etc.
Building Tax (See p. 6) ............... $\$ 96,625.58$
New Medical Buildings (See p. 7) .... 16,770.51
Equipment Fund, New Medical Buildings (See p. 7).......................... 35,000.00
Repair and Contingent Fund (See p. 7) 5,290.91 \$153,687.00
Income Fund (See p. 11)................... . 228,683.02
Special Fund (See p. 14)
Library Tax............................... \$ 1,609.30
Donated Land.......................... 201.50
Special Land............................. 28,347.57
\$ 30,158.37
Total Disbursements 1903-1904
$\$ 412,528.39$
DISIBURSEMENTS-1904-1905.
Funds for the erection of buildings, etc.
Building Tax (See p. 8)................ $\$ 127,137.90$
Engineering Building (See p. 9)...... 3,042.40
Tunnel and Extension (See p. 9)..... 4,880.73
Repair and Contingent Fund (See p. 9) 7, 187.66
Equipment and Supplies Fund (See p. 10) $\ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots$.........................213.30


Amount of moneys available from all sources during the years 1903-1904 and 1904-1905, for the erection, equipment, improvement and repair of buildings at the University.

July 1, 1903, to June 30, 1904.
One-fifth mill Building Tax Fund (29th G.
A., Chapter 171, Section 2):

Balance on hand July 1, 1903........... $\$ 16,328.58$
Received-state warrants .. ...... ..... 96,000.00
Received-old material sold............ 80.64
$\$ 112,409.22$
New Medical Buildings Fund (29th G. A.,
Chapter 183, Section 2):
Balance on hand July 1, 1903.......... $16,770.51$
Equipment Fund, New Medical Buildings
(29th G. A., Chapter 183, Section 2):
Received-state warrants............... $35,000.00$
Repair and Contingent Fund, (29th G. A.,
Chapter 183, Section 2):
Balance on hand July 1, 1903.......... 140.79
Received-state warrants............... 5,000.00
\$ 5,140.79
Total, 1903 to 1904
\$169,320.52
July 1, 1904, to June 30, 1905.
One-fifth mill Building Tax Fund (29th
G. A., Chapter 171, Section 2):

Received-state warrants............... $\$ 111,500.00$
Engineering Building Fund (30th G. A.,
Chapter 156, Section 2):
Received-state warrants............... $12,500.00$
Heating Tunnel and Extension Fund (30th
G. A., Chapter 156, Section 2):

Received-state warrants ............... $5,000.00$
Repair and Contingent Fund (30th G. A.,
Chapter 156, Section 2):
Received—state warrants............... 7,187.50Equipment and Supplies Fund (30th G. A.,Chapter 156, Section 2):Received-state warrants

$$
10,000.00
$$

Total 1904-1995
\$146,187.50
Receipts from all sources, during the years 1903-1904 and 19041905, going to make up the "Income Fund" of the University, except hospital receipts.
July 1, 1903, to Jutre 30, 1904.
Cash on hand, joly 1, $1903 . \quad \$ 1,283$
State appropriations for support:
Code, 1897, 22643
. $\$ 65,500,00$
27th. G. A., Ch. 142, \& 1.............................. 10,000.00
28th. G. A., Ch. 152, z 2............................ $50,000.00$
29th. G. A., Ch. 183, \& 2.............................. 35,000.00
$\$ 160,500.00$
Tuitions:
College of Liberal Arts. . . . . . . . . . . . . . . . . . . . . . . . . $\$ 10,860.25$
College of Law............................................ 9, 985. 00
College of Medicine.................................... . 14,867.50
College of Homeopathic Medicine.................. . . 1,942.50
College of Dentistry........................... . . . . . . . 10,135.00
College of Pharmacy.................................. $1,908.00$
Combined Courses..................................... 1,065.00
Physical Culture Fees................................ 42.00
Summer Session......................................... 853.50
Examination Fees....................................... $\quad 78.00$
50,836.75
Diploma Fees ............................................................ 890.00
Dental Clinic receipts........................................................ 6, 0. . 03.04
Interest on permanent fund. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 11,978.30
Law loan book account.................................................... 355.00
Rents of buildings............................................................ 274.09
Laboratory deposits, net................................................... . 287.58
Miscellaneous accounts..................................................... . . . 695.74
Total, 1903-1904................................................. $\$ 233,103.91$

INCOME FUND RECEIPTS.
Iuly 1, 1904 to Jume 30th, 1905.
State appropriations for support:
Code, 1897, $22643 . . . . .$.
27th G. A., Ch. 142, 81............................ 8, 833.33
28th G. A., Ch. 152, \&2............................ 41,666.66

$$
\begin{aligned}
& \text { 29th G. A, Ch. 183, §2............................... 29, } 166.66 \\
& \text { 30th G. A., Ch. 156, \&2................................. 23,958.34 } \\
& \text { 30th G. A., Ch 156, } 32 \\
& \text { library support.. . . . . . . . . . . . . . . . . ............... . . . . . 10,000.00 }
\end{aligned}
$$

$\$ 178,624.99$

## Tuitions:

College of Liberal Arts ..... $\$ 13,562.50$
College of Law ..... 3,644.25
College of Medicine ..... 12,952.50
College of Homeopathic Medicine ..... 1,978.50
College of Dentistry ..... 5,330.25
College of Pharmacy ..... 1,832.00
Summer Session ..... 1,035.00
Special Examination Fees ..... 52.00
Graduate College ..... 120.00
$\$ 46,507.00$
Diploma fees ..... 2,705.00
Dental clinic receipts ..... 3,939,99
Law loan book account ..... 309.25
Laboratory deposits-net ..... 261.88
Interest on permanent land fund ..... 12,022.25
Interest on daily bank balances ..... 1,410.28
Rents on land endowment ..... 274.09
Miscellaneous cash-rents and material sold ..... 2,025.89
Total, 1904-1905 ..... \$248,080.62
Receipts for special purposes not connected with "erection,equipment, improvement and repair of buildings," or going tomake up the "Income Fund" of the University, during the years1903-1904 and 1904-1905.
July 1, 1903, to June 30, 1904.Library Tax Fund (27th G. A., Ch. 75).Balance on hand, July 1, 1903$\$ 1,609.30$
Donated Land Fund:
Balance on hand, July 1, 1903 .....  802.11
Received-Interest and rents ..... 539.85Special Land Fund (29th G. A., Ch.183 82):
Balance on hand, July 1, 1903 ..... 1,700.40
Received-State warrants ..... 27,000.00
Received-Rents ..... 673.53
Received-Old material sold ..... 124.50

July 1, 1904, to June 30, 1905.

$\$ 51,691.64$
Paving and Sidewalks Fund (30th G. A., Ch. J.56, \&2):

Received-State warrants............ $\quad 4,000.00$
Total, 1904-1905
$\$ 20,239.89$
The A. Whitney Car Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Interest Fund, and the W. J. Bryan Prize Interest Fund, are not shown in this statement, as these funds are held in trust by the University, the income going to pay scholarships, prizes, etc., and in no way affecting the University's income.

Hospital receipts during the years 1903-1904 and 1904-1905:
July 1, 1903, to June 30, 1904.

| University Hospital Receipts............... | \$14,683.85 |  |
| :---: | :---: | :---: |
| University Homeopathic Hospital: |  |  |
| Cash on hand, July, 1, 1903.. | 294.76 |  |
| Receipts | 5,365.30 | 5,660.06 |
| Total, 1903-1904 |  |  |


| University Hospital Receipts $\ldots \ldots \ldots \ldots . .$. | $\$ 17,033.57$ |
| :--- | ---: |
| University Homeopathic Hospital Receipts | $6,195.76$ |

Total, 1904-1905
Expenditures from funds for the erection, equipment, improvement and repair of buildings at the University, during the years 1903-1904 and 1904-1905.

July 1, 1903, to June 30, 1904.
ONE-FIFTH MILL BUILDING TAX FUND.
Transferred to 1-10 mill building tax fund, to pay for completion of Hall of Liberal Arts and power house.. $\$ 39,614,10$
Interest paid on interest bearing warrants, issued to pay for labor and material on power house and Hall of

| Liberal Arts. | 2,638.10 |
| :---: | :---: |
|  | \$42,252.20 |
| Plans for Natural Science Buildisg, first payment. | 400.00 |
| Expenses of committee on trip to visit Eastern museum building. | 252.99 |
| Advertising for bids, Natural Science Building | 26.71 |
| Transferred to Natural Science Building Fund, to pay for Natural Science Building. (For detailed account of this fund, see p. 86. University biennial report). | $10,000.00$ |
|  | -\$10,679.70 |
| Transferred to New Medical Buildings Fund, to pay for new medical buildings (See p. 86, biennial report) | 30.000 .00 |
| Transferred to Equipment Fund; New Medical Buildings, for equipment, new medical buildings-in repayment of loan from said fund to New Medical |  |
| Building Fund, according to Ch. 183, 82 , 29th G. A. (See p. 87, bienvial report) | 10,000.00 |
| Expense of changing old power house into electrical laboratory for temporary use. | 781.67 |
| Plans for gymnasium and armory | 81.79 |
| Freight and hauling, gymnasium and armory | 93.60 |
|  | 7175.39 |
| Heating and lighting system extension, and coal bunkers | 2,374.33 |
| Miscellaneous repairs, alterations, and improvements | 341.92 |
| D. S. Welch, salary, assistant to Sup't of Construction and maintenance, June, 1904. | 20.37 |
| Total expenditures from 1-5 mill building tax fund 1903- |  |
| 1904.... . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . | \$96,625.58 |

NEW MEDICAL BUILDINGS FUND-1903-1904.

Balance of $\$ 16,770.51$ in fund of $\$ 50,000$ appropriated by the 29 th G. A. (Ch. 183, 82 ) for the commencement of a new medical building, was expended, together with other amounts transferred from Building Tax Fund for the same purpose by the Board of Regents, in the construction of the new medical buildings. (See p. 86, University's biennial report.). $. \$ 16,770.51$

## EQUIPMENT FUND, NEW MEDICAL BUILDINGS-1903-1904.

'Transferred, as loan, to New' Medical Buildings Fund, according to the provisions of Chapter $183, \xi 2,29 t h$ G. A. . . . . . $\$ 35,000.00$

As this is replaced from Building Tax Fund (See account of expenditures of that fund) it is being used for equipment for the new medical buildings. (See pp. 87 and 123, University's biennial report.)

## REPAIR.AND CONTINGENT FUND-1903-1904.

## Disbursements as follows:

General repairs ..... \$3,200.25
Old Capitol Building repairs ..... 222.91
Hall of Liberal Arts repairs ..... 50.46
Science Buildiag repairs ..... 87.68
Dental Building repairs ..... 88.92
Physics Building repairs ..... 47.50
Power House repairs ..... 375.28
Athletic Field repairs ..... 250.00
Chemical Laboratory repairs ..... 112.14
Homeopathic Hospital repairs ..... 300.00
University Hospital repairs ..... 350.00
University Hospital boiler house repairs ..... 7.83
Electric bell service. ..... 197.94
Total expenditures, Repair and Contingent Fund 1903.1904 ..... $\$ 5,290.91$
July 1, 1904, to June 30, 1905.
ONE-FIFTH MILL BUILDING TAX FUND.
Transferred to Gymnasium and Armory Fund, to pay for con- struction of gymnasium and armory. (See p. 124, Univer- sity's biennial report.) ..... 33,123.71
Transferred to Natural Science Building Fund, to pay for con- struction of Natural Science building. (See p. 122, biennial report.) ..... 30,000.00
Transferred to New Medical Buildings Fund, to payifor construc- tion of new medical buildings. (See p. 122, biennial report.) ..... $21,000.00$
Transferred to Equipment Fund, New Medical Buildings, to pay for equipment of new medical buildings-in repayment of loan from said fund to New Medical Buildings Fund, in ac- cordance with Ch. 183, 82, 29th G. A. (See p. 123, biennial report) ..... $23,503.00$
Heating and lighting system extension, new boiler and coal bunkers ..... 7,323.77
Alteration of Close Hall gymnasium for use as a women's gym- nasium by the University ..... 1,922.93
Alteration of old medical building and eugineering shed, and building connection between the two, for use of the engin- eering departments ..... 676.00
Construction of sewer from Natural Science Building to connec- tion with city sewer ..... 102.50
Part payment, moving old Science Hall and building new founda- tion therefor ..... 6,753.61
Expenses of committee on trip to visit engineering buildings ..... 357.83
Miscellaneous repairs, alterations, and improvements ..... 982.05
Part salary of G. H. Ellsworth, Superintendent of Construction and Maiotenance ..... 675.00
Salary of D. S. Welch, Assistant to Superintendent ..... 720.50
Total expenditures, Building Tax Fund, 1904-1905 ..... \$127,137.90
Balance on hand in fund, June 30, 1905 ..... 145.74

## ENGINEERING BUILDING FUND 1904-1905.

Proudfoot \& Bird, plans and specifications, Engineer-
ing Building ............................................ $\$ 1,000.00$
Wm. Grace Company, on contract for construction of
Engineering Building.................................... 1,998.00
Advertising for bids ........................................... . . . 38.15
Labør............................................................ 6.25

Total Expenditures, Engineering Building Fund, 19041905.
\$3,042.40
Balance on hand, June 30, 1905........................... $\$ 9,457.60$
$\$ 12,500.00$
TUNNEL AND EXTENSION FUND-1904.1905.
Expended for labor and material on heating tunnel
and extension (see p. 124, biennial report)......... $\$ 4,880.73$
Total expenditures, tunnel and extension fund, 1904 - 1905.

4,880.73
Balance on hand, June 30, 1905
119.27
$\$ 5,000.00$

## REPAIR AND CONTINGENT FUND 1904-1905.

## Disbursements as follows:

General repairs. ..... \$4,196.29
Old Capitol Building repairs ..... 205.44
Hall of Liberal Arts repairs. ..... 295.30
Science Building repairs ..... 7.68
Physics Building repairs ..... 106.58
Dental Building repairs. ..... 317.05
Old Medical Building repairs ..... 11.32
Engineering Building repairs. ..... 58.79
Chemical Laboratory repairs. ..... 370.26
University Hospital repairs ..... 386.92
Homeopathic Hospital repairs ..... 166.04
Power House and Tunnel repairs. ..... 798.87
Athletic Field work ..... 267.22
Total Expenditures, Repair and Contingent Fund, 1904-1905 ..... $\$ 7,187.66$
Overdraft, June 30, 1905. ..... $\$ 150.28$
EQUIPMENT AND SUPPLIES FUND-1904-1905.
Equipment, Gymnasium and Armory .....  $\$ 3,455.39$
Equipment, Women's Gymnasium ..... 1,084.36
Equipment, University Hospital and Nurses' Home ..... 1,914.44
Equipment, University Laundry ..... 1,059.19
Equipment, Engineering Laboratories. ..... 128.10
Equipment, Department of German ..... 6362
Chairs for Hall of Liberal Arts. ..... 504.36
Freight on Equipment ..... 246.55
Miscellaneous Equipment and Supplies. ..... 757.29
Total Expend., Equip. and Sup. Fund, 1904-1505. ..... \$ 9,213.30
Balance on hand, June 30, 1905. ..... 786.70
$\$ 10,000.00$
DISBURSEMENTS-INCOME FUND-1903-1904.
Cost of Instruction:
College of Liberal Arts (See p.65, biennial report)\$ 86,577.21
College of Law (See p. 69, biennial report). ..... 12,685.00
College of Medicine (See p. 70, biennial report). ..... 10,805.00
College of Homeopathic Medicine (Ste p. 71,biennial report).5,570.00
College of Dentistry (See p. 72, biennial report) $11,820.00$
College of Pharmacy (See p. 73, biennial report) $\quad 3,500.00$
Summer Session (See p. 74, biennial report) ..... 4,305.00
Total cost of instruction, 1903-1904$\$ 144,262.21$
Cost of Administration: (See p. 73, biennial report)
Salaries ..... 13,605.00
Supplies ..... 663.69
Total cost of administration, 1903-1904 ..... \$ 14,268.69General Library:(See p. 73, biennial report).
Salaries ..... \$ 3,110.00
Books, apparatus and supplies (Exclusive of amount expended from "Library 'Tax Fund") ..... 3,239 84
Total cost of general library, 1903-1904.$\$ 6,349.84$
Cost of Apparatus and Supplies of Departments:
College of Liberal Arts (See p. 65, biennial report)\$ ..... 6,679.87
College of Law (See p. 69, biennial report) ..... 1,462.33
College of Medicine (See p. 70, biennial report). ..... 6,151.28
College of Homeopathic Medicine (See p. 71b:ennial report)157.29
College of Dentistry (See p. 72, biennial report) ..... 4,377.68
College of Pharmacy (See p. 73, biennial report). ..... 706.74
Summer Session (See p. 74, biennial report) ..... 187.07
Total cost of apparatus and supplies of depart- . ments, 1903-1904 ..... \$ 19,722.26
University Extension ..... \$ 691.87
University Hospital:
Excess of disbursements over receipts, made goodfrom income fund588.06
Law Loan Book AccountBooks.................................................\$ 142.50
Fixed Charges, or general expenditures (See p. 75. biennial report) ..... 42,657.59
Total disbursements, Income fund, 1903-1904. ..... $\$ 228,683,02$
DISBURSEMENTS, INCOME FUND-1904-1905.
Cost of Instruction:College of Liberal Arts (See p. 93, biennial re-port)\$ 87,369.53
College of Law (See p. 97, biennial report) ..... 12,135.00
College of Medicine (See p. 97, biennial report). ..... 24,571.66
College of Homeopathic Medicine (See p, 99 bi- ennial report) ..... 5,450.00
College of Dentistry (See p. 100, biennial report). ..... 12,050.00
College of Pharmacy (See p. 100, biennial report) ..... 2,819.52
Summer Session (See p. 102 biennial report) ..... 4,845.00
Total cost of instruction, I904-1905 ..... $\$ 149,240.71$
Cost of administration (See p. 102, biennial report) :
Salaries .....  $12,517.05$
Current expenses, supplies, etc ..... 614.03
Total cost of administration, 1904-1905 ..... \$ 13,131.08
General Library (See p, 101, biennial report):
Salaries ..... \$ 2,861.60
Books (from library support fund, p. 106, biennial report) ..... 9,613.60
Supplies ..... 502.56Total cost of general library, 1904-1905\$ 12,977.76
Graduate College (See p. 101, biennial report).
Cost of fellowships and scholarships ..... \$ 4,302.50Cost of Apparatus and Supplies of Departments:
College of Liberal Arts (See p. 93, biennial report) \$14,175.34
College of Law (See p. 97, biennial report) ..... 136.48
College of Medicine (See p. 97, biennial report) ..... 7,093.98
College of Homeopathic Medicine (See p. 99, bien-nial report)235.00
College of Dentistry (See p. 100, biennial report) ..... 3,479.19
College of Pharmacy (See p. 100, biennial report) ..... 928.94
Summer Session (See p. 102, biennial report) ..... 155.00
Total cost of apparatus and supplies of depart- ments, 1904-05 ..... \$26,203.93
University Extension ..... 885.59
Law Loan Book Account:Books108.50
Fixed charges or general expenditures (See, p. 103, biennial report) ..... 56,595.84
Refunded Tuitions ..... 253.78

Total disbursements, Income Fund, 1904-1905 \$263,699.69

Overdraft, June 30, 1905........................ \$11,198.18

This overdraft was due to a change in the amount paid the University on annual appropriations. Previous to July I, 1904, the University had received on the first quarterly pay day of an annual appropriation a full one fourth ( $1 / 4$ ) of the amount of the annual appropriation. Beginning with July 1, 1904, the University was paid on such first quarterly pay day a pro rata amount, based on the proportion of the quarter between the time the law went into effect and June 30th. This ruling was made retroactive, to apply to all annual appropriations, beginning with that of the 27th General Assembly. The ruling was made after the University budget for the year had been made up, and the University's income was thus cut approximately $\$ 10,000$ for the year below what had been estimated.

DISBURSEMENTS FROM SPECIAL FUNDS, 1903-1904

## LIBRARY TAX FUND

Expended for books and periodicals, as set out on
page 79 , University's biennial report........................ $\$ 1,609.30$
DONATED LAND FUND
Paid attorneys' fees and court costs in title suits.......... 201.50
SPRCIAL LAND FUND

Total, 1903-1904 ................................................. . $\$ 30,158.37$
DISBURSEMENTS FROM SPECIAL FUNDS, 1904-1905
DONATED LAND FUND
Paid court costs in title suits................................. . . 37.59
Balance in fund, June 30, 1905............................... . 1, 651.12
$\$ 1,688.71$
SPECIAL LAND FUND
Expended for land, as set out on page 110, University's
bienaial report.................. ........................ \$15,778. 08
Balance in fund, June 30, 1905............................. . . $1,064.42$
16,842.50

## PAVING AND SIDEWALKS FUND

Expended for paving, curbing, and laying sidewalks, as

# set out on p. 125, University's biennial report......... 3, 375.05 <br> Balance in fund, June 30, 1905 <br> 124.95 <br> 4,000.00 <br> Total, 1904-1905 \$22,531.21 <br> The A. Whitney Carr Free Scholarship Interest Fund, the F. O. Lowden Oratory Prize Interest Fund, and the W. J. Bryan Prize Interest Fund, are not shown in this statement, as these funds are held in trust by the University, the income going to pay scholarships, prizes, etc., and in no way affecting the University's income. 

DISBURSEMENTS IN HOSPITAL ACCOUNTS, 1903-1904

## UNIVERSITY HOSPITAL

Salaries, Nurses' Training School. . . . . . . . . . . . . . . . . . . . . . $\$ 3,283.32$
Help. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $1,901.75$
Provisions......................................... . . . . . . . . . . . . . 4, 808.32
Household.......... ...... .............. . ................. $3,324.74$
Medicine................................................................ $1,953.78$
$\$ 15,271.91$
The excess of disbursements over receipts, $\$ 589.06$, was made up from the Income Fund.

UNIVERSITY HOMEOPATHIC HOSPITAL
Salaries, Nurses' Training School.... .... ............. $\$ 1,492.00$
Help. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 740.25
Provisions. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $2,095.56$

Medicine..................... . . . . . . . . . . . . . . . . . . . . . . . . . . . 415.57
$\$ 5,544.12$

DISBURSEMEN'TS IN HOSPITAL ACCOUNTS, 1904-1905 UNIVERSITY HOSPITAL.
Salaries, Nurses' Training School........................... $\$ 2,604.67$
Help. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 2, 247.54
Provisions. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 6,747.24
Household . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 3,408.91
Medicine ............................................................. 1, 361.13
Cash on hand, June 30, $1905 \quad 664.08$

## ENIVERSITY HOMEOPATHIC HOSPITAL

Salaries, Nurses' Training School ..... \$1,471.00
Help ..... 765.35
Provisions ..... $2,563.82$
Household ..... 916.53
Medicine ..... 254.24
Cash on hand, June 30, 1905 ..... 340.76
$\$ 6,311.70$
Balance in funds in the University Treasury, June 30, 1905:
Funds for the erection of buildings, etc.:
Builing Tax Fund ..... \$ 145.74
Engineering Building Fund ..... 9,457.60
Tunnel and Extension Fund ..... 119.27
Repair and Contingent Fund -overdrawn ..... $\$ 150.28$
Equipment and Supplies Fund ..... 786.70
Income Fund-overdrawn ..... \$11,198.18
Special Funds:
Donated Land Fund ..... 1,651.12
Special Land Fund ..... 1,064.42
Paving and Sidewalks Fund ..... 124.95

The University has no balances in departments to report, since any unexpended balances of department appropriations are returned to Income Fund at the close of each fiscal year.

Balances in State Treasury to the credit of the University, June 30, 1905.
State Support Fund. ..... $\$ 22,083.35$
Repair and Contingent Fund ..... 1,875.00
Equipment and Supplies Fund ..... 10,000.00
Paving and Sidewalks Fund ..... 4,000.00
Tunnel and Extension Fund ..... 5,000.00
Dam and Water Power Fund ..... 10,000.00
Library Fund ..... 10,000.00
Special Land Fund ..... 12,500.00
Engineering Building Fund ..... 37,500.00
Building Tax Fund ..... 44,265.40

## TABLE I.

Showing the number of instructors in the entire University during each year of the biennium ending June, 1905.

| Instructors. | 1909-1904. | 1904-1805. |
| :---: | :---: | :---: |
| Professors | 63* | 66** |
| Assistant Professors | 8 | 6 |
| Instructors \& Assistant Instruc | 46 | 44 |
| Fellows | 11 | 11 |
| Scholars | 13 | 14 |
| 'rotals | 141 | 141 |

*Including 4 professors emeriti. $\quad{ }^{* *}$ Including 7 professors emeriti.

## TABLEII.

Showing the number of instructors in the Summer Session of the University during each year of the biennium ending June, 1905.

| Intructors. | 1003. | 1904. |
| :---: | :---: | :---: |
| Professors. | 16 | 17 |
| Assistant Professors | 0 | 1 |
| Instructors \& Assistant Instrue | 3 | 5 |
| Assistants . | 4 | 5 |
| Totals. | 23 | 28 |

TABLE III.

Showing the number of students registered in each College of the University during each year of the biennium ending June, 1905.

| Colleges. | 1903-1804. . | 1904-1905. |
| :---: | :---: | :---: |
| Summer Session. | 215 | 226 |
| Graduate College | 186 | 118 |
| Liberal Arts. | 672 | 753 |
| Law. | 183 | 192 |
| Medicine | 264 | 277 |
| Homeopathic Medicine | 45 | 53 |
| Dentistry | 108 | 107 |
| Pharmacy | 30 | 38 |
| Gross totals | 1704 | 1763 |
| Excluding duplicates. | 311 | 201 |
| Net totals. | 1393 | 1562 |

TABLE IV.
Showing the number of students registered in each department of each College of the University during each year of the biennium ending June, 1905.

| Departmentn. | 1808-1004. |  | 1804-1805 |  |
| :---: | :---: | :---: | :---: | :---: |
| Liberal Arts and Graduate. | 1st Sem. | 2nd Sem. | 1st Sem. | 2nd Sem. |
| Animal Morphology. | $61^{*}$ | 53* | 60* | 66* |
| Botany.. | 107 | 102 | 116 | 142 |
| Chemistry. | 102 | 79 | 446** | 438 |
| Economics \& Sociology | 119 | 163 | 125 | 131 |
| Education... | 86 | 91 | 126 | 136 |
| Engineering, - Civil, etc | 78 | 79 | 116 | 116 |
| English. | 396 | 435 | 505 | 480 |
| French, Italian, Spanish | 167 | 161 | 176 | 151 |
| Geology | 90 | 85 | 80 | 90 |
| German | 318 | 298 | 374 | 336 |
| Greek and Archeology | 50 | 49 | 57 | 74 |
| History | 215 | 202 | 263 | 226 |
| Latin | 151 | 143 | 160 | 150 |
| Mathematics and Astronomy | 241 | 251 | 261 | 229 |
| Military Science. | 257 | 249 | 185 | 289 |
| Philosophy and Psychology | 107 | 98 | 97 | 89 |
| Physical Training | 109 | 258 | 160 | 194 |
| Physics....... | 103 | 103 | 146 | 138 |
| Political Science | 127 | 128 | 110 | 107 |
| Public Speaking | 120 | 112 | 121 | 12 |
| Scandinavian.. | 19 | 22 | 13 | 12 |
| Zoology..... | 49 | 51 | 52 | 47 |


|  | 1903. | 1904. |
| :---: | :---: | :---: |
| Summer Session. | * | * |
| Animal Morphology.. | $0 \dagger$ | 30 |
| Botany.. | 39 | 30 |
| Chemistry. | $0 \dagger$ | 6 |
| Economics and Sociology. | 37 | 22 |
| Education | 58 | 57 |
| English | 96 | 74 |
| French, Italian, Spanish | 24 | 19 |
| Geology ............ | ${ }^{0} \dagger$ | 37 |
| German. | 25 | 38 |
| Greek. | 10 | 8 |
| History | 28 | 79 |
| Latin.. | 17 | 27 |
| Library Training School. | 32 | 25 |
| Mathematics 2nd Astronomy. | 32 | 36 |
| Philosophy and Psychology. | 26 | 32 |
| Physical Training.......... | 13 | $0 \dagger$ |
| Physics ......... | 25 | 32 |
| Political Science. | 33 | 33 |
| Public Speaking | 18 | 28 |
| Zoology . | 9 | $0 \dagger$ |

[^2]TABLE IY.-(Continued.)

| Departments. | 1903-1904 |  | 1904-1905 |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 1st. Bem. | 2nd Sem. | 19t Sem. | 2nd Sem |
| Law,-Professors. | * | * | * | * |
| Byers ....... | 168 | 116 | 184 | 134 |
| Deemer | 117 | $\dagger$ |  |  |
| Gilbert. | 51 | 172 | 111 | 138 |
| Gregory | 170 | 98 | 180 | 107 |
| Hayes . | 120 | 161 | 119 | 176 |
| McClain | 53 | $\ddagger$ |  | *** |
| Towner | $\dagger$ | $\dagger$ | 117 | $\dagger \dagger$ |
| Wilcox | ${ }_{*}^{101}$ | $\underset{*}{171}$ | $\stackrel{176}{*}$ | 173 |
| Medicine. |  |  |  |  |
| Anatomy $\dagger .$. | 192 | 215 | 244 | 479 |
| Chemistry ${ }_{\text {d }}$ | 131 | 188 | ** |  |
| Gynecology. | 114 | 115 | 116 | 118 |
| Histology $\dagger$. | 88 | 121 | 142 | 94 |
| Materia Medica $\ddagger \ddagger$. | 162 | 200 | 170 | 133 |
| Opthal., Otol., Rhinol., etc | 52 | 49 | 63 | 64 |
| Pathology $\dagger$. | 288 | 272 | 244 | 237 |
| Physiology $\dagger$ | 197 | 230 | 220 | 282 |
| Surgery... | 114 | 115 | 115 | 113 |
| Theory and Practice of Medicine | 117 | 116 | 118 | 118 |
| Dermatology. | 49 | 49 | 63 | 67 |
| Hygiene.... | 113 | $\dagger \dagger$ | *** | *** |
| Insanity ............. | $\dagger \dagger$ | 50 | $\dagger \dagger$ | 65 |
| Nurses' Training School.... Homeopathic Medicine | 14 | ${ }_{*}^{10}$ | 18 | $\stackrel{18}{*}$ |
| Materia Medica. | 34 | 30 | 37 | 37 |
| Obstetrics.. | 19 | 19 | 17 | 25 |
| Opthal., Otol., Rhinol., etc. | 27 | 19 | 20 | 19 |
| Surgery. | 33 | 27 | 31 | 38 |
| Theory and Practice of Medicine | 27 | 27 | 20 | 21 |
| Nurses' Training School. ..... | 7 | 11 | 12 | 12 |
| Pediatrics............ | ${ }^{10}$ | * | 8 | ${ }_{*}^{*}$ |
| Dentistry. <br> Operative Dentistry | 104 | 105 | 95 | 93 |
| Oral surgery. | 80 | 80 | 36 | 20 |
| Orthodontia.. | 48 | 81 | 26 | 41 |
| Prosthetic Dentistry | 104 | 104 | 79 | 93 |
| Regional Anatomy ...... | 71 | 73 | $\stackrel{25}{*}$ | 20 |
| Pharmaceutical Botany. | 29 | 25 | 29 | 31 |
| Pharmacy and Pharmacognosy | 29 | 25 | 30 | 36 |

* Excluding duplicates,-i. e. a student registered in more than one course in a department is counted only once.
** In the'year 1903-1904 the departments of Chemistry of all of the Colleges of the University (except law) were merged into a single department. See page 2, under "Liberal Arts and Graduate."
$\dagger$ Did not serve during 1903-1904. *** Did not serve during 1904-1905.
$\ddagger$ Did not serve during this semester.
$\dagger \dagger$ For the Colleges of Homeopathic Medicine and Dentistry also.
$\ddagger \ddagger$ For the Colleges of Homeopathic Medicine, Dentistry, and Pharmacy also.

Different students registered on December 21, 1905 for 1905-1906, 1,732;
Different students registered on December 21, 1904 for 1904-1905, 1,485.
Respectfully submitted
H. C. DORCAS, Registrar.

## REPORT OF SECRETARY OF THE IOWA STATE COLLEGE OF AGRICULTURE AND MECHANIC ARTS.

To the General Assembly of the State of Iowa:
Gentlemen:-In accordance with Chapter 104 of the Laws of the 3 ist General Assembly, I herewith submit the following report showing:

First. The funds available for all purposes during each fiscal year of the biennial period ending June 30, 1905.

Second. How such moneys were expended.
Third. The unexpended balances at the close of the biennial period to the credit of the several funds and accounts.

Fourth. The number of instructors, and students enrolled in each course, during each year of the biennial period.

## 1

FUNDS AVAILABLE FOR 1903-4.
Cash Balances, July 1, 1903.

| In State Treasury: |  |  |
| :---: | :---: | :---: |
| Special building tax................... $\$$ 22,795.29 |  |  |
| In College Treasury: |  |  |
| Building and Repair Funds............ ${ }^{\text {S }}$ | 1,650.70 |  |
| Support Funds. | 2,912.40 |  |
| Agricultural Experiment Station Funds | 2,143.92 |  |
| Special Funds. | 318.00 | 7,025.02 |

$\$ 29,820.31$
OTHER FUNDS AVAILABLE DURING THE VEAR.

1. For building, improvements and repairs:

Appropriation of 29th General Assembly for com-
mencing the Central building ...................... $\$ 35,000.00$
Special Building Tax (amount collected) ........ 118,925.78
Annual repair and improvement appropriation... $19,437.50$
Rental of rooms, from students and others ...... 1,917.18
Tuition of students from outside of the state set
aside by the Trustees for repair of buildings . . $1,352.00$
Total from all sources for buildings, improvements and repairs. .............................. . . $\$ 176,632.46$
2. For support and development of the College:

From National sources:
Interest on endowment fund $\$ 36,295,73$, and direct annual appropriation $\$ 25,000 \ldots \ldots . .$.
From the State:
Annual appropriations................................ 70.416 .66

# Janitor fee, intended to cover, in part, cost of heating, lighting and janitor service for public rooms, used by students <br> $\$ 11,159,00$ <br> Laboratory fees, charged students for laboratory material used by them ............................ 14,913.70 <br> Diploma account 615,000 <br> Rental of donated land <br> 32,00 

Total from all sources for support and development of College
$\$ 158.432 .09$
$\begin{array}{llr}\text { 3. For support of Agricultural Experiment Station: } \\ \text { From National Government annual appropriation. } \$ 15,000,00 \\ \text { From State annual appropriation................ } & 13,125.00 \\ \text { From outside parties on Prof. Holden's salary.... } & 400.00\end{array}$

## Total for Experiment Station support

$\$ 28,525.00$
4. For Special purposes:

Balance of appropriation of the 29th General Assembly for the purchase of pure bred stock....\$1,682.14
Agricultural Fellowship fund...................... 905.00
Iowa State Fair Scholarship......................... 200.00
Total
\$ 2,787.14
Total funds from all sources for all purposes, available during the fiscal year ending June
30, 1904
$\$ 396,197.00$
FUNDS AVAILABLE FOR 1904-1905.

1. For buildings, improvements and repairs:

Special building tax (amount collected).......... $\$ 128,762.38$
Appropriation of 30th General Assembly for com-
pletion and furnishing of Central building (one-
half of appropriation)
47,500.00
Appropriation of 30th General Assembly for Dairy
Building and fixtures............................. 55,000.00
Appropriation of 30th General Assembly for Cen-
tral heating plant (one-half of appropriation).. $27,250,00$
Annual repair and improvement fund............ $23,000.00$
Rental of rooms from students and others....... 1,909.90
Sale of wreckage material (old creamery)....... 826.87
Tuition of students from outside the State set aside
by the Trustees for repair of buildings ........ $1,084.00$
Total from all sources for buildings and repairs.
$\$ 285,333.15$
2. For support and development of the College.

From national sources, interest on endowment
fund $\$ 35,265.03$, and direct annual appropriation $\$ 25,000$
\$60,265.03
From the state annual appropriations............. $110,000.00$
Janitor fees..... ....................................... $11,567.00$
Laboratory fees....................................... $15,1530.47$

| Diploma | 875.00 |  |
| :---: | :---: | :---: |
| Rental of donated land. | 36.00 |  |
| Total from all sources for support and development of the College: |  | 198,673.50 |
| For support of Agricultural Experiment Station: |  |  |
| From national government annual appropriation | 15,000.00 |  |
| U.S. Agricultural Department on co-operative experiments | 600.00 |  |
| From State annual appropriations. | 25,000.00 |  |
| From outside parties on Professor Holden's salary. | 400.00 |  |
| Total for Experiment Station support............ |  | 41,000.00 |
| For Special Purposes: |  |  |
| For Engineering Experiment Station (one-half of appropriation). | 3,000.00 |  |
| For good roads experimentation (one-half of appropriation) | 3,500.00 |  |
| Agricultural Fellowship Fund. | 475.00 |  |
| Iowa State Fair Scholarship. | 200.00 |  |
| John Clay fund for instruction in Agricultural Journalism. | 458,33 |  |
| Total. |  | 7,633.33 |
| Total funds from all sources for all purposes available during the fiscal year ending June 30, 1905. |  | 532,639.98 |

The Hospital receipts and the sales of departments, which the law requires shall be listed separately, are as follows:

|  | 1903-1904 | 1904-1905 |
| :---: | :---: | :---: |
| Hospital receipts | \$3,591.23 | \$3,804.78 |
| Sales of Departments (including experiment station) | 24,360,17 | 21,498,59 |

The college hospital is supported by students. Those desiring to avail themselves of its advantages pay a fee of $\$ 2.50$ each semester. This insures medical attendance and care in case of sickness. The hospital has no connection with the educational part of the institution.

The proceeds of department sales are used in making department purchases. Except there is profit in such transactions no increase in college income results; and in general educational departments are not financially profitable.

## II.

## EXPENDITURES FOR 1903-1904.

1. For buildings, improvements and repairs:
From appropriation of 29 th General
Assembly for commencing Central
Building:
Paid on H. W. Schlueter's contract....
From special building tax:
For completing Engineering Hall... $\$ 3,962.25$
For addition to Agricultural Hall,
stock and grain judging pavilion,
greenhouses for departments of
Horticulture, Agronomy and Soils,
feeding shed, and insectary for
entomological department of Ex-
periment Station.......................86,543.91
For Central Building....................... $7,044.95$

97,551.11
From the annual repair and improvement fund for repairs and minor improvements
$18,500.00$
From room rent and tuition funds
for repair and improvement of students' dormitories........ ..... 3,235.99
Total for buildings, improvements and repairs. ................................
2. For support and development of the College:
Salaries.
Professors, Assistant professors, instruc* tors, assistants and administrative officers.
$\$ 88,979.41$
Department Maintenance and Equipment Support Fund expended for current expenses and apparatus $\$ 26,592.82$
Students' laboratory fees used in purchasing laboratory material............. 14,913.70
Students' Diploma fund used in purchasing diplomas and keeping student records.

$$
495.40
$$ penses and apparatus............................ .

42,001.92
Public Grounds, and Public Buildings (heating, lighting and janitor service)
Support fund expended.................. $14,703.14$
Student fees expended.................... . . . 11,159.00
General Expenses:Including clerk hire and stationery foradministrative offices; catalog, compen-dium and advertising, Sabbath services,proctors, telephone and all contingentexpenses9,588.66
Total for support and development of the College ..... $166,437.13$
3. For support and maintenance of the Agri-cultural Experiment Station:
Salaries of station staff and assistants. ..... 10,524 90
Current Expenses and Equipment. ..... 16,885.41
Total for support of station. ..... 27410.31
4. For special Purposes.Pure bred stock purchased with state appropria-tion1,681.70
Fellowship and scholarship funds expended. ..... 887.46
Total for special purposes ..... 2568.16
Total expenditures for all purposes. ..... 339,045.55
EXPENDITURES FOR 1904-1905.

1. For buildings, improvements and re-pairs:
From appropriation of 29th GeneralAssembly for commencing CentralBuilding.
Paid on H. W. Schlueter's contract. ..... $\$ 11,653,15$Fromispecial Building Tax on accountOf Central Building,.................. $\$ 141,865.85$
On account of Agricultural Building. 2,699.53
On account of Engineering Hall. ..... 3.61144,571.99
From appropriation of 30th General Assembly for completing and furnish- ing the Central Building. ..... 6,715.19
From appropriation of 30th GeneralAssembly for Dairy Building and fix-tures49,918. 31
From appropriation of 30th GeneralAssembly for central heating plant76.42From annual repair and improvementfund, for repairs and minor im-provements23,000.00
From room rent and tuition funds forrepair and improvement of studentrooms3,606.98
From wreckage fund- (cost of wrecking old creamery and extras on founda- tion of new dairy building) ..... 884.81
Total for buildings, improvements andrepairs$\$ 240,426.85$
2. For support and development of theCollege-
SalariesProfessors, Assistant professors, in-structors, assistants and adminis-trative officers105,369.94Department Maintenance and Equip-ment:
Support fund expended for current expenses and apparatus ..... 24,492.45
Student laboratory fees used in pur-chasing laboratory material15,930.47
Student diploma fund tused in purchas- ing diplomas and keeping students' records ..... 611.80
41,034.32
Public Grounds, and public buildings (heating, lighting, and janitor service)
Support fund expended ..... 16,505.66
Students' fees ..... $11,567.00$
General Expenses-Including clerk hire and sta- tionery for administrative offices; catalogue, compendium and advertising, Sabbath services, proctors, telephone and all contingent expenses. ..... $12,468.19$
Total for support and development of the College.\$186,945.61
3. For support and maintenance of the Agricultural Experiment Station:
Salaries of Station staff and assistants........... 17,701.09
Current expenses and equipment................... 22,231.49 ..... 22,231.49
Total for support of station ..... $\$ 39,932.58$
4. For Special Purposes:
Engineering Experiment Station ..... 2,125.64
Good roads experimentation ..... 3,492.87
Fellowship and scholarship funds expended ..... 655.83
John Clay fund for instruction in Agricultural Journalism ..... 458.33
Total for Special Purposes ..... \$6,732.67
Total expenditures for all purposes ..... $\$ 474,875.71$
SUMMARY.
FUNDS AVAILABLE.
Fiscal year 1903-4 ..... $\$ 396,197.00$
Fiscal year 1904-5 ..... 532,639.98
Total ..... \$928,836.98
EXPENDITURES.
Fiscal year 1903-4 ..... $\$ 339,045.55$
Fiscal year 1904-5 ..... 474,874.71
Total ..... $\$ 813,920.26$It has been the policy of the Board of Trustees to drawfunds from the State Treasurer only when needed. Owingto the insufficiency of the appropriation for the Centralheating plant this appropriation has been allowed to accumulateawaiting the further action of the Legislature. Though contractsfor completing and furnishing the Central Building were madeduring the biennial period the greater portion of the amountavailable for this work was not drawn from the State Treasury.
III.

The following exhibit shows the available balances to the credit of the various funds and accounts at the close of the biennial period:
In the hands of College 'Treasurer:-
College Support Fund ..... \$5,695.75
Station Support Fund ..... , 426.03
889.84
Donation Fund ..... 259.83
Diploma Fund ..... 685.17
Room Rent. ..... 262.95
Fellowship and Scholarship fund. ..... 466.71
Railroad Damages ..... 88.00
In State Treasury-available for the purposes speci- fied in the law:-
Special Building Tax ..... 29,110.27
Special appropriation for completing and furnish-
ing the Central Building ..... $40,784.81$
Dairy Building and Fixtures. ..... 5,073.34
Central Heating Plant ..... 27,173.58

Balance Pure-bred stock appropriation........... . . 44

## IV.

The following table shows the number of instructors, and the number of students enrolled in each course in each year of the biennial period:

|  | 1903-4 | 1901-5 |
| :---: | :---: | :---: |
| Professors, assistant professors, and administrative officers. | 46 | 58 |
| Instructors and assistants......................... | 61 | 64 |
| Totals. | 107 | 122 |

STUDENT ENROLLMENT.

|  | 1903-6 | 1904-5 |
| :---: | :---: | :---: |
| Division of Agriculture: |  |  |
| Animal Husbandry .... ......... . . | 215 | 224 |
| Agronomy... | 87 | 73 |
| Horticulture. | 18 | 18 |
| Dairy... | 18 | 30 |
| Science \& Agriculture |  | 2 |
| Total. | 338 | 347 |
| One year, 16 weeks and Winter Dairy ${ }_{\text {Division of Veterinary Science: }}$ | 6161 |  |
| Veterinary Science.................... ........ | 5252 | 6262 |
| Mechanical Engineering...... . . . . . . . . . . . . . . | 174 | 155 |
| Ciivl Engineering. | 232 | 263 |
| Electrical Engineering | 235 | 249 |
| Mining Engineering.. | 39 | 39 |
| Total..................................................... Division of Science: | 680 | 706 |
| Science. | 121 | 101 |
| G. \& D. S. | 105 | 102 |
| Domestic Science |  | 17 |
| Toatl. . . . . . . Mi. . . . . . . . . . . . . . . . . . . . . . . . | 226 | 220 |
| Music. | 33 | 15 |
| Post Graduates. | 22 | 13 |
| Total. | 55 | 28 |
| Grnad Total . . . . . . . . . . . . . . . . . . . . . . . . . . | 1,412 | 1,363 |

SHORT COURSE ENROLLMENT.

|  | Jan. 1804. | Jan. 1905. |
| :---: | :---: | :---: |
| Grain \& Stock Judging | 531 | 552 |
| Domestic Economy |  | 26 |
| Good Roads |  | 39 |
| Total........ | 531 | 617 |

Respectfully Submitted,
E. W. Stanton, Secretary Board of 7 rustees.

## SPECIAL FINANCIAL REPORT OF THE IOWA STATE NORMAL SCHOOL BIENNIAL PERIOD 1903-1905.

## To the General Assembly of the State of Iowa:-

In accordance with Chapter 104, Laws of the Thirtieth General Assembly, the following supplementary report is prepared. It is assumed that it is not to be a duplicate of the report required by law to be filed (1) with the Governor or (2) with the Executive Council (both of which are already in print), but that the information to be here given should accomplish the consolidating of the financial statements of the last biennial period so that the abridged summary may give at a glance the facts that will be specially helpful to the members and the committees of the General Assembly in their undertaking to properly and economically provide for the support and the development of the state educational institutions.

1. Mileage Fund. ( $\mathrm{I}-\mathrm{IO}$ mill tax.)

| On hand July 1, 1903 | \$2,775.93 |
| :---: | :---: |
| State Warrants 1903-0 | 70,000.00 |
| Expended in 1903-04 | \$65,687.28 |
| State Warrants 1904-05 | 69,150.00 |
| Expended in 1994-05. | 75,864.84 |
| Balance on hand June 30 | 373.81 |
| Totals.... | 141,925.93141,925.93 |

II. teachers' fund.

| State Warrants 1903-04 |  | \$ 52,500.00 |
| :---: | :---: | :---: |
| From Student Fees. |  | 11,500.00 |
| Expended, 1903-04 | 67,517.77 |  |
| State Warrants 1904-05 |  | 72,500.00 |
| From Student Fees |  | 9,606.10 |
| Expended 1904-05. | 78,588. 33 |  |
| Totals | 46,106.10 | \$146,106.10 |
|  |  |  |

## III. contingent fund.

State Warrants 1903-04 ..... \$ 19,000.00
Sale of Material ..... 153.37
From Student Fees ..... 4,736.50
General Expenses, fuel, water, light, drayage, printing etc. \$ 10,769.55
Salaries of employees, outside of Faculty ..... 9,921.52
Supplies for laboratories and instruction of all kinds ..... 2,066.80
State Warrant 1904-0534,000.000
Sale of Material ..... 231.37
Tuition, Ind. Dist. of Cedar Falls ..... 2,001.35Tuition, two years, Dist. No. 5733.95
General Expenses, as above ..... 17,318 62
Salaries of Employees outside of Faculty. ..... 13,647.70
Supplies for laboratories and instruction of all kinds. ..... 4,898.50Balance on hand June 30, 1905.......................... $2,233.85$
\$ 60,856.54 \$60,856.54
Note.-Undrawn from State Treasury June 30, 1905, \$3,125.00.
iv. Summer term fund.
State Warrant 1903-4 ..... $\$ 7,000.00$
From Student Fees ..... 3,000.00
Paid for Instruction 1904 ..... $\$ 10,000.00$
State Warrant, 1904-5 ..... 7,000.00
From Student Fees. ..... 5,243.00
Paid for Instruction 1905 ..... $12,243.00$
Totals $\$ 22,243.00 \$ 22,243.00$
v. LIBRARY FUND.
On hand, July 1, 1903 ..... $\$ 683.16$
State Warrants, 1903-4 ..... 1,500.00
From fines, lost books, etc ..... 101.60
Expended for books, periodicals, binding, etc. 1903- ..... 04
1,952.75
State Warrants, 1904-5. ..... 2,500.00
From fines, lost books, etc. ..... 93.45
Expended for books, periodicals, binding, etc., 1904-5 ..... 2,396.82
On hand June 30, 1905 ..... 528.64
Totals $\$ 4,878.21 \quad \$ 4,878.21$
VI. LIBRARIAN SALARY FUND.

| State Warrants 1903-04 |  | \$2,000.00 |
| :---: | :---: | :---: |
| Salaries of Librarians 1903-04 | \$1,962,46 |  |
| State Warrants 1904-05 |  | 2,500.00 |
| Salaries of Librarians 1904-05 | 2,510.67 |  |
| On hand, June 30, 1905. | 26.87 |  |
| Totals.. | \$4,500.00 | \$4,500.00 |

## VII. COMMENCEMENT CONTINGENT FUND.

| On hand July 1, 1903. |  | \$29.46 |
| :---: | :---: | :---: |
| From diploma fees, 1903-04. |  | 340.00 |
| Commencement Expenses, June 1904, | \$302.65 |  |
| From diploma fees, 1904-05, |  | 364.00 |
| From sale of tickets,- class plays 1904-05 |  | 332.14 |
| Commencement Expenses June, 1904, and June, 1905 | 477.43 |  |
| Balance on hand June 30, 1905 | 285.52 |  |
| Totals | \$1,065.60 | \$1,065.60 |
| VIII. SPECIAL FUNDS OF ALL KIN |  |  |
| 1. Furnishing Fund, on hand July 1, 1903. |  | \$1,850.14 |
| Paid for furniture 1903-04 | \$1,530.17 |  |
| Paid for furniture 1904-05. | 319.97 |  |
| Totals | \$1,850.14 | \$1,850.14 |
| 2. Roofing Fund on hand July 1,1903: <br> Repair roofs 1903-04 | \$195.90 | \$ 195.90 |
| Totals. | \$195.90 | \$ 195.20 |
| 3. Fuel Fund, State Warrant. <br> Purchase of Fuels, 1903-04. | \$3,750.00 | \$3,750.00 |
| Totals | \$3.750,00 | \$3,750.00 |

4. Engineer, Fireman and Watchman Fund
State Warrant. ..................................... $\$ 1,250.00$

Expended as authorized by law............... \$1,250.00
$\$ 1,250.00 \quad \$ 1,250.00$
5. Grading Fund, on hand July 1, 1903. . . . . . . . . . . . \$246.62

Expended as directed by law.................. . $\$ 246.62$
$\$ 246.62 \$ 246.62$
6. Additional Boiler Fund.

On hand July 1, 1903. . . . . ................... . . . $\$ 232.27$
Expended 1903-04................................. . . . $\$ 217.14$
Balance on hand June 30, 1905
15.13
$\$ 232.27 \quad \$ 232.27$
7. Paving Fund.

On hand July 1, 1903.......................... . . $\$ 3,000.00$
Paid City of Cedar Falls, 1903............... $\$ 3,000.00$
$\overline{\$ 3,000.00} \overline{\$ 3,000.00}$



Note. Year 1904-05. The World's Fair was held at St. Louis. Many teachers found it desirable to attend fair and postpone education. The year 1905-06 has enrolled up to date, January 1, 1906, more students than during the school year of 1904-05. There yet remains the additional spring term class that will still enroll.

FACULTY OF INSTRUCTION.

| Regular School Year. | 1903-04 | 1904-05 | 1805-06 |
| :---: | :---: | :---: | :---: |
| No. of Professors | 31 | 35 | 34 |
| No. of Assistant Professors | 10 | 10 | 11 |
| No. of Instructors. | 12 | 14 | 15 |
| No. of Assistants. | 6 | 13 | 11 |
| Total. | 59 | 72 | 71 |


|  | Professors. | Apsistant <br> Professors. | Assistants. |
| :---: | :---: | :---: | :---: |
| $1903-04$ | 1 | 0 | 7 |
| $1904-05$ | 2 | 1 | 9 |
| $1905-06$ | 0 | 0 | 5 |

See Report of Executive Council, pages 517-518, for individual statement of cases.

FACULTY OF INSTRUCTION-SUMMER TERM


Students Enrolled Summer Terms, already reported among Students Annually Enrolled.

|  | 1903 | 1904 | 1905 |
| :---: | :---: | :---: | :---: |
| Teacher Students. ............................... 1,159 | 1,009 | 1,203 |  |

Ig04 was the time of the St. Louis World's Fair and many lowa teachers made the choice of attending the fair in preference to going to school.

Respectfully submitted,
Alfred Grundy,
Secretary.
January 2, 1906.

MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the House is asked:

Resolved by the Senate, the House concurring, That the report of the committee on State Educational Institutions be omitted from the Journals and that in lieu of such publication 4,000 copies of same be printed in pamphlet form.

Geo. A. Newman,
Secretary.
Wright of Webster moved that the rule be suspended and that the House concur in the resolution.

Motion prevailed and the House concurred.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Speaker- I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the House is asked:

Resolved, by the Senate, the House concurring, That the President of the Senate and the Speaker of the House appoint committees of five members, two on the part of the Senate and three on the part of the House, to visit the several State Institutions for the purpose of securing all possible information to assist the General Assembly in its work, and that the several visiting committees shall submit a written report of their findings to both the Senate and the House not later than January 24th, 1906. For the purpose of carrying this resolution into effect, be it further

Resolved, That when adjourment is taken Friday noon, January 12, 1906, it be to reconvene Tuesday, January 16, at two o'clock.

Geo. A. Newman, Secretary

Head of Greene offered the following resolution:
Resolved, That all resolutions and motions, except concurrent resolutions, asking for additional help necessitating the expenditure of money not already providerl for, shall be referred to the committee on Appropriations.

Head of Greene moved that the rule be suspended and that the resolution be adopted.

A roll call was demanded and resulted as follows:

The yeas were:
Bealer, Doland, Cassel, Chassel, Cheney, Christianson, Clark. Conn, Cummings, Doran, English, Epperson, Flenniken, Frudden, Hakes, Hambleton, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Laird, Lister, Lowrey, McAllister, McCulloch, McElrath, McNie, Mattes, Olsen, Powers, Pritchard, Stanbery, Teachout, Teter, Washburn, Wise, Wright, Mr. Speaker-4r.

The nays were:
Bailey, Bixby, Buckingham, Carden, Carstensen, Clary, Cobb, Coburn, Colclo, Crose, Dashiell, Davie, DeMar, Dow, Freeman, Geneva, Greene, Hanna, Hume, Kennedy, Koontz, Leech, Lundt, McClurkin, McCreary, McDole, Maben, Meredith, Morris, Mott, Offill, Peet, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Summers, Temple, Van Eaton, Welden, Whiting, Willson, Wyland-46.

Absent on not voting:

Calderwood, Darrah, Greeley, Gregory, Hart, Kling, Langan, Martin, Nichols, Saylor, Stoltenberg, Weeks-I2.

So the motion was lost.
On motion the rule was suspended and the House took up the consideration of Senate concurrent resolution relative io committees appointed to visit state institutions and relative to adjournment.

On motion of Hambleton of Mahaska the House concurred in the resolution.

The following additional members were sworn in and signed the oath: George McCulloch, J. D. Shaffer, R. H. Gregory.

The following clerks were sworn in and signed the oath: $\mathrm{E} J$. McClurkin, Agricultural College: Mabel Elwood, Enrolled Bills; Oliver P. Newman, Roads and Highways; Edward Allanson, Military; Jean Rogers,Senatorial Districts; Ora Williams,Pardons; Carl J. Skinner, Engrossed Bills; F. W. Ducey, Insurance; and employees as follows: R. P. Holmes, Doorkeeper; Walter Parker, Speaker's Page: Thomas N. Pace, File Clerk.

## MOTION TO RECONSIDER.

I move to reconsider the vote bylwhich Senate amendment to House concurrent resolution was'adopted relative to furnishing Codes and Supplements to members of the Thirty-first General Assembly.

> M. L. Temple.

I second the motion.

F. F. Jones.

James Wade was sworn in as page and signed the oath.
On motion of Spaulding of Howard the House adjourned until io a. m. Thursday.

## JOURNAL OF THE HOUSE.

## Hall of the House of Representatives, \} <br> Des Monnes, Iowa, January 11, 1906. $\}$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Charles S. Medbury, of Des Moines, Iowa.

1. Journal of Tuesday, January 9, was corrected and approved.

## COMMITTEE REPORT.

McAllister of Linn, from the committee appointed to look after the correction of the Journal of Monday, submitted the following report:

Mr. Speaker-Your committee appointed to look after the correction of the Journal of Monday, January 8th, would respectfully report that we have had the matter under consideration and would recommend that the corrections marked by the Journal Clerk be ordered made and new Journals of that date be placed before the House for correction in the usual manner.

Respectfully submitted,
John McAllister,
Chairman.
Ordered passed on file.

INTRODUCTION OF BILLS.
By Bailey of Ringgold, House file No. 15 , a bill for an act to provide for working or smoothing public highways by the use of the split $\log$ or road-drag and for compensation therefor.

Read first and second time and referred to committee on Roads and Highways.

By Cobb of Taylor, House file No. 16, a bill for an act amendatory to and additional to chapter number nineteen-A (19-a) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.

Read first and second time and referred to committee on Ways and Means.

By Gregory of Adams, House file No. 17, a bill for an act to amend chapter 53, acts of the Twenty-ninth General Assembly, relative to the duties of township trustees; the election, duties and compensation of road superintendents; the divison and consolidation of road districts, and the collection of property road tax.

Read first and second time and referred to committee on Roads and Highways.

By Hambleton of Mahaska, House file No. 18, a bill for an act amendatory of chapter two (2) of Title VII of the code, relative to the collection of taxes.

Read first and second time and referred to committee on Judiciary.

By Offill of Jasper, House file No. 19, a bill for an act to regulate the manufacture and sale of firecrackers.

Read first and second time and referred to committee on Judiciary.

By Sankey of Decatur, House file No. 20, a bill for an act in relation to insurance on real property.

Read first and second time and referred to committee on Insurance.

By Sankey of Decatur, House file No. 21, a bill for an act in relation to private banks.

Read first and second time and referred to committee on Banks and Banking.

By Sankey of Decatur, House file No. 22, a bill for an act to require all railroads doing business in the state of Iowa to transport all persons over the age of twelve years at the rate of two cents per mile and all persons between the ages of two and twelve years at the rate of one cent per mile from all points within the state to any other point within the state; to prevent every distinction in the passenger rates within this state, and to provide punishment for the violation thereof.

Read first and second time and referred to lcommittee on Railroads and Commerce.

By Spaulding of Howard, House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2), Title XVIII of the code.

Read first and second time and referred to committee on Judiciary.

By Spaulding of Howard, House file No. 24, a bill for an act amending chapter eleven (II) of the laws of the Thirtieth General Assembly, relative to the treatment and control of dependent, neglected and delinquent children, and repealing sections ( $3260-\mathrm{a}$ ), ( $3260-\mathrm{b}$ ), ( $3260-\mathrm{c}$ ), ( $3260-\mathrm{d}$ ), ( $3260-\mathrm{e}$ ), ( $3260-\mathrm{f}$ ), ( $3260-\mathrm{g}$ ), ( $3260-\mathrm{h}$ ), ( $3260-\mathrm{i}$ ), ( $3260-\mathrm{j}$ ), ( $3260-\mathrm{k}$ ), ( $3260-\mathrm{l}$ ), ( $3260-\mathrm{m}$ ) of the supplement to the code.

Read first and second time and referred to committee on Judiciary.

By Stanbery of Ce rro Gordo, House file No. 25, a bill for an act making it a misde meanor for unlawfully omitting to provide for a wife or child.

Read first and second time and referred to committee on Judiciary.

By Wright of Webster, House file No. 26, a bill for an act to repeal chapter seventy-four (74) of the laws of the Thirtieth

General Assembly relating to common carriers and additional to section 2074 of the code and to provide a substitute therefor.

Read first and second time and referred to committee on Railroads and Commerce.

By Bealer of Linn, House file No. 27, a bill for an act to amena section 1850, chapter 10, title IX, paragraph 4, of the code relating to investment of funds of savings banks.

Read first and second time and referred to committee on Banks and Banking.

Calderwood of Scott called up concurrent resolution relative to printing 15,000 copies of the Official Register and moved its adoption.

The motion prevailed and the resolution was adopted.
Greene of Madison called up resolution relative to extra employes and moved its adoption.

On demand of Head of Green and Doran of Boone a roll call was ordered.

On the question, Shall the resolution be adopted?
The yeas were:
Bixby, Calderwood, Carden, Cobb, Darrah, Dow, Greene, Hanna, Kennedy, Koontz, l.eech, Lowrey, Lundt, Maben, Mott, Shaffer, Skinner, Temple, Whiting-19.

The nays were:
Bailey, Bealer, Boland, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Lister, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Mattes, Meredith, Morris, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Spaulding, Springer, Stanbery, Stolten-
berg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Wilson, Wise, Wright, Mr. Speaker-67.

Absent or not voting:
Buckingham, Carstensen, ${ }^{\text {E }}$ Hakes, Hart, Jepson, Langan, McClurkin, Martin, Nichols, Offill, Saylor, Teter, Wyland-I3.

So the resolution was lost.
On request leave of absence was granted Jepson of Woodbury until Tuesday.

Resolution relative to referring to committee on Appropriations all motions relative to additional help was called up and Head of Greene asked leave to withdraw same.

Granted.
COMMITTEE REPORT.
Mr. Speaker-Your committee appointed to report the mileage of the House of Representatives submit the following list of the number of miles traveled by each member in going and returning from the session of the Thirty-first General Assembly and the amount of money to which each member is entitled by law as per schedule:

| Name． | 曷 |  | Name． | 案 | ＋ 号 最 4 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Bailey ． | 160 | \＄8．00 | Laird． | 360 | 18.00 |
| Bealer | 288 | 14.40 | Langan | 470 | 23.50 |
| Bixby | 427 | 21.35 | Leech ． | 35） | 17.50 |
| Boland | 222 | 11.10 | Lister | 324 | 16.20 |
| Buckingham | 352 | 17.60 | Lowrey． | 230 | 11.50 |
| Calderwood． | 372 | 18.60 | Lundt． | 160 | 8.00 |
| Carden | 270 | 13.50 | McAllister． | 288 | 14.40 |
| Carstensen | 470 | 23.50 | McClurkin． | 330 | 16.50 |
| Cassel． | 256 | 12.80 | McCreary | 256 | 12.80 |
| Chassell | 400 | 20.00 | McCulloch | 180 | 9.00 |
| Cheney | 292 | 14.60 | McDole | 468 | 2340 |
| Christianson | 108 | 5.40 | McElrath | 400 | 20.00 |
| Clark | 110 | 5.50 | McNie | 350 | 17.50 |
| Clary | 346 | 17.30 | Maben | 310 | 15.50 |
| Cobb | 256 | 12.80 | Martin | 216 | 10.80 |
| Coburn | 400 | 20.00 | Mattes | 290 | 14.50 |
| Colclo | 214 | 10.70 | Meredith | 164 | 8.20 |
| Conn | 200 | 10.00 | Morris | 448 | 22.40 |
| Crose | 332 | 16.60 | Mott | 250 | 12.50 |
| Cummings | 120 | 6.00 | Nichols | 284 | 14.20 |
| Darrah ．．． | 224 | 11.20 | Offill | 48 | 2.40 |
| Dashiell | 42 | 2.10 | Olson | 350 | 17.50 |
| Davie | 300 | 15.00 | Peet． | 300 | 15.00 |
| De Mar | 212 | 10.60 | Powers＇． | 320 | 16.00 |
| Doran | 136 | 6.80 | Pritchard | 226 | 11.30 |
| Dow | 300 | 15.00 | Ritter | 336 | 16.80 |
| English | 5 | ． 25 | Robinso | 370 | 18.50 |
| Epperson | 150 | 7.50 | Sankey | 174 | 8.70 |
| Flenniken | 442 | 22.10 | Saylor． | 252 | 12.60 |
| Freeman | 227 | 11.35 | Shaffer． | 330 | 16.50 |
| Frudden． | 414 | 20.70 | Skinner | 182 | 9.10 |
| Geneva． | 180 | 9.00 | Spaulding | 380 | 19.00 |
| Greeley | 74 | 3.70 | Springer． | 312 | 15.60 |
| Greene． | 80 | 4.00 | Stanbery | 340 | 17.00 |
| Gregory | 226 | 11.30 | Stolten berg． | 348 | 17.40 |
| Hakes．． | 240 | 12.00 | Summers．． | 350 | 17.50 |
| Hambleton | 128 | 6.40 | Teachout． |  |  |
| Hanna | 218 | 10.90 | ＇Temple． | 120 | 6.00 |
| Hart | 728 | 36.40 | Teter | 70 | 350 |
| Head | 140 | 7.00 | Van Haton | 460 | 23.00 |
| Heles | 414 | 20.70 | Washburn | 318 | 15.90 |
| Hollembeak | 114 | 5.70 | Weeks | 120 | 6.00 |
| Hume． | 450 | 22.50 | Welden． | 150 | 7.50 |
| Jacobson | 520 | 26.00 | Whiting | 400 | 20.00 |
| Jepson | 400 | 20.00 | Willson | 352 | 17.60 |
| Jones． | 260 | 13.00 | Wise | 214 | 10.70 |
| Kendall． | 136 | 6.80 | Wri | 174 | 8.70 |
| Kennedy | 400 | 20.00 | Wyland | 226 | 11.30 |
| Kling. . . | 306 | 15.30 | Mr．Speaker | 46 | 2.30 |
| Koontz ．．．．． | 244 | 12.20 |  |  |  |

We recommend that such mileage be duly certified．The mileage of $G$ ． R．Whitmer and Mr．Youde is omitted for the present on account of contest for seat．

Respectfully submitted，

## Mattes of Sac offered the following resolution:

Resolved, That the employes of this House be required to report in person to the Chief Clerk at nine o'clock in the morning and two o'clock in the afternoon and to remain present until five o'clock in the evening of each legislative day, and that they be required to remain within call of the members when not engaged on work in the committee rooms; and the Chief Clerk is hereby instructed to deduct for absences according to the compensation received.

Laid over under rule 34.

## MESSAGES FROM THE SENATE.

## The following messages were received from the Senate:

Mr. Speaker- I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relative to publishing additional copies of the Official Register.

Geo. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the following committees on part of the Senate are appointed to visit state institutions under concurrent resolution passed by both Houses:

> Glenwood, Lyons and Hogue.
> Fort Madison, Garst and Stirton.
> Anamosa, Maytag and Smith of Mitchell.
> Ames, Lewis and Bleakly.
> Iowa City, Hopkins and Jamison.
> Cedar Falls, Harper and Molesberry.
> Vinton, Turner and Winne.
> Marshalltown, Elerick and Hughes.
> Knoxville, Kinne and Newberry.
> Eldora, Eckles and Wilson of Fayette.
> Mt. Pleasant, Stookey and Warren.
> Council Bluffs, Dunham and Stuckslager.
> Davenport, Saunders and Taylor.
> Independence, Wilson of Clinton and Bruce.
> Clarinda, Brooks and Gillilland.
> Cherokee, Young of Calhoun and Lambert. Mitchellville, Spaulding and Hayward.

Geo. A. Newman, Secretary of Senate.

Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution, in which the concurrence of the House is asked:

## SENATE JOINT RESOLUTION NO. 1.

Joint resolution relating to the selection of additional employes of the Thirty-first General Assembly, fixing their compensation and defining their duties.

## Be it Resolved by the General Assembly of the State of Iowa:

Section 1. That E. J. Culver of Clarion, James Smith of Oelwein, W. J. Hamilton of Osceola, A. J. Smith of Rockwell City, and H. T. Barber of Macedonia, are hereby appointed policemen at a salary of $\$ 70$ a month each.

Section 2. That L. B. Raymond, Jr., of Hampton, and J. R. Brink of Creston are hereby appointed clerks in the document room at a salary of $\$ 60$ per month each.

Section 3. That W. R. Oake of Sabula is hereby appointed a clerk in the supply department at a salary of $\$ 60$ per month.

Section 4. That Captain M. T. Russell of Des Moines is hereby appointed assistant bill clerk in the Senate at a salary of $\$ 60$ per month.

Section 5. That William Robinson of Curlew is hereby appointed assistant file clerk in the Senate at a salary of $\$ 60$ per month.

Section 6. That Carl Peters of Reasnor, Samuel Diller of Des Moines and C. H. Turbet of Des Moines are hereby appointed elevator tenders at a salary of $\$ 60$ per month each.

Section 7. That Samuel Saltz of Berhart, J. E. Winder of Bedford, J. C. Smith of Garden Grove, C. B. Kennedy of Cedar Rapids; John Wildman of Marshalltown, Theo. Bell of Sioux City, F. C. Fritz of Stuart, R. K. Adams of Chariton, E. T. Harris of Buxton, Dudley Spaulding of Shenandoah, S. W. Kyle of Marshalltown, and Henry Johnson of Estherville are hereby appointed janitors at a salary of $\$ 60$ a month each.

Section 8. That W. W. Hyzer of Guthrie Center is hereby appointed mail carrier at a salary of $\$ 90$ a month and H. H. Baldwin of Fort Dodge is hereby appointed assistant mail carrier at a salary of $\$ 60$ per month.

Section 9. That the policemen, elevator tenders and janitors shall be assigned to their respective duties by the Custodian, the clerks in the document room by the Secretary of State, the clerk in the supply department by Secretary of the Executive Council, the assistant bill and file clerks by the Secretary of the Senate, and the mail carriers by the President of the Senate and the Speaker of the House.

Section 10. That the Custodian is hereby authorized and directed to detail not more than two of the janitors for work in the rooms of the Hall of History as may be required by the curator during the session of the General Assembly.

Section 11. That the Secretary of the Senate and the Chief Clerk of the

House are hereby directed to prepare a pay-roll of said employes, the same to be countersigned by the President of the Senate and the Speaker of the House, and presented to the Auditor of State.

Section 12. That the Custodian is hereby authorized to employ such additional help as may be necessary to remove snow from the approaches, porticos and walks about the capitol.

Section 13. That the Secretary of State is hereby authorized to retain as many clerks hereby appointed to serve in the document room as he may deem necessary for a period of time not exceeding two weeks after the adjournment of the Thirty-first General Assembly.

Geo. A. Newman, Secretary of Senate.

On motion of Kendall of Monroe, unanimous consent being given, Senate joint resolution No. I, relating to additional employes for the Thirty-first; General Assembly, Iwas taken up, read first and second times and considered.

Jones of Montgomery moved that Senate joint resolution No. I be referred to the committee on Retrenchment and Reform.

On demand of Bealer of Linn and Hambleton of Mahaska a roll call was ordered.

On the question, Shall the joint resolution be referred to the committee on Retrenchment and Reform?

The yeas were:
Coburn, DeMar, Greeley, Greene, Gregory, Hanna, Head, Heles, Hollembeak, Jacobson, Jones, Kling, Laird, Lundt, McCreary, McCulloch, McElrath, Maben, Meredith, Offill, Peet, Ritter, Sankey, Springer, Stoltenberg, Van Eaton, Welden-27.

The nays were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassel, Cheney, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Dashiell, Davie, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Hakes, Hambleton, Hume, Kendall, Leech, Lister, Lowrey, McAllister, McClurkin, McDole, McNie, Mattes, Morris, Mott, Olson, Powers, Pritchard, Robinson, Shaffer, Skinner, Spaulding, Stanbery, Teachout, Temple, Teter, Washburn, Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-бo.

Absent or not voting:
Buckingham, Christianson, Darrah, Hart, Jepson, Kennedy, Koontz, Langan, Martin, Nichols, Saylor, Summers-12.

So the motion was lost.
Kendall of Monroe moved that the rule be suspended, that the joint resolution be considered engrossed and read a third time now, which motion prevailed, unanimously and the joint resoluion was read a third time.
$+$
On the question, Shall the joint resolution be adopted?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, ${ }^{\text {t }}$ Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson,Flenniken,Freeman, Frudden,Geneva,Gregory, Hakes, Hambleton, Hanna, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Mattes, Morris, Mott, Olson, Powers, Pritchard, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stanbery, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Whiting, Willson, Wise, Wright, Mr. Speaker-74.
'The nays were:
Greene, Head, Heles, Lundt, Maben, Meredith, Offill, Stoltenberg, Welden-9.

Absent or not voting:
Boland, Buckingham, Carstensen, Greeley, Hart, Jepson, Kennedy, Langan, McClurkin, Martin, Nichols, Peet, Ritter, Saylor, Summers, Wyland-16.

So the joint resolution was adopted and the title was agreed to.

Speaker Clarke announced the House members of the joint committees to visit the various state institutions as follows:

State University at Iowa City, Epperson of Wapello, Bixby of Delaware, McCreary of Appanoose.

State Agricultural College at Ames, Weeks of Guthrie, Hanna of Kossuth, Sankey of Decatur.

State Normal School at Cedar Falls, Gregory of Adams, Morris of Sioux, Whiting of Monona.

Hospital for the Insane at Mt. Pleasant, McCulloch of Wayne, Hollembeak of Adair, Kennedy of Lee.

Hospital for the Insane at Clarinda, Mott of Audubon, Meredith of Cass, Davie of Crawford.

Hospital for the Insane at Independence, ilWright of Webster, Jacobson of Winneshiek, Geneva of Keokuk.

Hospital for the Insane at Cherokee, Mattes`of Sac, Maben of Hancock, Wyland of Shelby.

Institution for the Feeble Minded at Glenwood, Flenniken of Clayton, Lowrey of Calhoun, Colclo of Carroll.

Institution for the Deaf at Council Bluffs, Powers of Floyd, Leech of Cedar, Kling of Harrison.

College for the Blind at Vinton, Robinson of Emmet, Stanbery of Cerro Gordo, Lister of Grundy.

Industrial School at Mitchellville, Head of Greene, Shaffer of Fayette, McDole of Jackson.

Industrial School at Eldora, Dashiell of Warren, Doran of Boone, Darrah of Lucas.

Soldier's Home at Marshalltown, Bealer of Linn, Boland of Iowa, Heles of Dubuque.

Soldier's Orphan's Home at Davenport, Christianson of Hamilton, Welden of Hardin, Frudden of Dubuque.

Penitentiary at Anamosa, MeElrath of Woodbury, Stoltenberg of Scott, Hakes of Pocahontas.

Penitentiary at Ft. Madison, Jones of Montgomery, Hume of Mitchell, Laird of Fremont.

Inebriate Asylum at Knoxville, Chassell of Plymouth, Wise of Black Hawk, Ritter of Des Moines.

Additional committee clerks were sworn in as follows: .
Bessie S. Blakeslee, Agriculture; Mrs. Mary J. Spaulding, Pharmacy; Fred W. Gaston, Fish and Game; Ralph P. Boeye, Private Corporations; Inez Canfield, Building and Loan; George Hobart, State University; Whitford H. Shelton, Federal Relations.

On motion of Cobb of Taylor, House adjourned until Friday at Io o'clock A, m.

## JOURNAL OF THE HOUSE.

Hall of the Housf of Representatives, $\}$
Des Moines, Iowa, January 12, 1906 . $\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer by the Rev. C. T. Nye, of Des Moines, Iowa.
Journal of Wednesday, January 10 , was corrected and approved.

On request leave of absence was granted Freeman of Pottawattamie until Tuesday.

On request of Spaulding of Howard leave of absence was granted Jones of Montgomery and Shaffer of Fayette for today.

On request leave of absence was granted Morris of Sioux. Christianson of Hamilton and McClurkin of Louisa until Tuesday.

On request of Doran of Boone leave of absence was granted Wright of Webster and Maben of Hancock until Tuesday.

On request of Chassell of Plymouth leave of absence was granted Lister of Grundy until Tuesday.

On request of Weeks of Guthrie leave of absence was granted Cheney of Clay until Tuesday.

On request of Spaulding leave of absence was granted Shaffer of Fayette until Tuesday.

On request of Cassel of Jefferson leave of absence was granted Olson of Worth until Tuesday.

On request of Conn of Butler leave of absence was granted McDole of Jackson until Tuesday.

Committee clerks were sworn in as follows: R. M. Lee, Normal School; Tracy Garrett, Labor.
J. R. Brink, clerk in the document room, was sworn in.

On motion of Wise of Black Hawk the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \} Dhs Moines, Iowa, January 16, 1906.$\}$
House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer was offered by the Rev. J. H. Burma, of Knoxville Iowa.

The Journals of Monday, January 8th, Thursday, January inth and Friday, January 12th, were corrected and approved.

On request of Ritter of Des Moines, leave of absence was granted Sankey of Decatur until tomorrow.
On request of Crose of Page, leave of absence was granted Mott of Audubon until tomorrow.

On request, Geneva of Keokuk was excused for today.
On request of Crose of Page, leave of absence was granted Davie of Crawford for an indefinite time.

Chief Clerk Benedict reported that A. E. Bair, clerk of the committee on School for the Deaf, had been sworn in on January 13 th, and that W. K. Alkire, clerk of the committee on Claims, had been sworn in on January 15 th.

## INTRODUCTION OF BILLS.

By English of Polk, House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town.

Read first and second time and referred to committee on Judiciary.

By Greeley of Story, House file No. 29, a bill for an act to amend section 1483 of the code and to reduce the width of roads

Read first and second time and referred to committee on roads and highways.

By Greeley of Story, House file No. 30, a bill for an act to prevent hazing at any of the colleges or high schools in this state.

Read first and second time and referred to committee on Agricultural College.

By McAllister of Linn, House file No. 3I, a bill for an act to legalize the appointment of township officers by the board of supervisors for Cedar Township, Linn County, Iowa, for the year Ig06.

Read first and second time and referred to committee on Judiw ciary.

By McClurkin of Louisa, House file No. 32, a bill for an act to amend chapter ten (10) as it appears in title four (4) of the code relating to townships and township officers.

Read first and second time and referred to committee on Judiciary.

By McNie of Benton, House file No. 33, a bill for an act making appropriations for new boilers, stack, enlarging and changing boiler house, for a coal house, for a music hall and gymnasium and for furnishing and equipping the same and for a contingent and repair fund for the College for the Blind.

Read first and second time and referred to committee on Appropriations.

By Offill of Jasper, House file No. 34, a bill for an act relating to the duties of township trustees; the election, qualification, duties and compensation of road supervisors; to the duties of township clerk and assessors; establishment of road districts and the levy and collection of taxes.

Read first and second time and referred to committee on Roads $a^{\text {nd Highways. }}$

By Powers of Floyd, House file No. 35, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa.

Read first and second time and referred to committee on Agriculture (by request).

By Teter of Marion, House file No. 36, a bill for an act providing that operators of mines shall furnish shot fires in mines where shooting and blasting is done, (additional to chapter nine (9), title twelve (i2), of the supplement to the code), and to repeal section 2495 -b of the supplement to the code.

Read first and second time and referred to committee on Mines and Mining.

By Head of Greene, House joint resolution No. I, joint resolution proposing an amendment to the constitution of the state of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

## HOUSE JOINT RESOLUTION NO.1.

*Joint resolution proposing an amendment to the constitution of the State of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

Be it Resolved by the General Assembly of the State of Iowa:
That there be added to section eighteen (18) of article one(1) of the consti tution of the State of Iowa, the following:
'"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."

Resolved, further, That the foregoing proposed amendment to the constitution of the state of Iowa be, and the same is hereby, referred to the legislature to be chosen at the next general election for members of the General Assembly, and that the Secretary of State cause the same to be published for three (3) months previous to the day of such election as provided by law.

Read first and second time and referred to committee on Constitutional amendments.

Weeks of Guthrie offered the following concurrent resolution:
Concurrent resolution requesting our Senators and Representatives in Congress to use their influence and votes to procure the passage of a law bestowing upon the Interstate Commerce Commission of the United States the power to fix and regulate transportation charges.

Whereas, The amount to be paid for transporting freight in this country, and the power to fix and determine the same, is a problem of great importance to all our people and should be so adjusted and determined as to be just and fair to those who pay, and just and reasonable to those who re. ceive and earn it, the determination of this matter should be by a tribunal competent, just, and whose judgments would be accepted as fair and impartial, and,

Whereas, There has been established and is now maintained by the Government of the United States a Commission known as the Interstate Commerce Commission, we believe this commission to be the proper tribunal to have and apply the fower of fixing and maintaining all rates for interstate transportation of freight in this country, subject to such rights of judicial inquiry as will give justice to all.

Resolved, by the House, the Senate concurring, That Honorable William B. Allison and Honorable Jonathan P. Dolliver, United States Senators, together with all the members of the House of Representatives in Congress from the state of Iowa, be and they are hereby respectfully requested to use their influence, and to so vote, as to secure the passage of a law whereby the Interstate Commerce Commission will be empowered to fix and establish interstate freight rates and charges, subject to such rights of review by the courts as may be proper and equitable.

Laid over under rule 34.
Hambleton of Mahaska offered the following resolution:
Whereas, The Honorable Charles Stanley, an honored member of this House in the Twelfth General Assembly, then of Oskaloosa, Mahaska County, Iowa, and a gallant soldier in the War of the Rebellion, departed this life during the last year, therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorating his services to the State and Nation.

Hambleton of Mahaska moved that the rule be suspended and the resolution be adopted.

Motion prevailed and the resolution was adopted.
Speaker appointed as such committee Hambleton of Mahaska, Offill of Jasper and Pritchard of Wright.

Hambleton of Mahaska offered the following resolution:
Whereas, It is made mandatory by the code that Clerks of District Courts accept bonds of Bonding Surety Companies where such companies have the certificate of the Auditor of State to transact business within the state, and

Whereas, Some of the District Courts have refused to allow the fees or premiums on bonds and have objected strenuously to the acceptance of such bonds, claiming some of such companies are irresponsible and that judgments against many on forfeiture of bonds have been and remain unpaid without there being any visible assets within the state for the collection of such judgments, thereby jeopardizing the estate of decedents and not indemnifying the state, and


#### Abstract

Whereas, Much controversy exists in such counties and embarrassment to District Court Clerks, therefore be it

Resolved, That a committee of three of the House and two from the Senate be appointed to examine carefully into the merits of the controversy and the laws now enacted in connection with such companies and make such report or suggestion as to legal enactment which shall relieve the embarrassment and protect the rights of the state and public.


Laid over under rule 34.
Buckingham of Buena Vista offered the following resolution:
Resolved, That the Mutual Telephone company be and is hereby direct. ed to place a telephone in a booth in the cloak room during this session.

Buckingham of Buena Vista moved that the rule be suspended and that the resolution be adopted.

Motion prevailed and the resolution was adopted.
Employes were sworn in as follows: H. H. Baldwin, Assistant Mail Carrier; W. R. Oake, Clerk Supply Department.
Committee Clerks were sworn in as follows: A. O. Jepson, Schools and Text Books; Lottie M. Rogers, Suppression of Intemperance; Maud A. Licklider, Municipal Corporations; W. M. Osborn, Banks ánd Banking; Elsie Ringland, Animal Industry; John W. Coburn, Telegraph, Telephone and Express; Josephene Patten, Judicial Districts.
J. I. Nichols, member from the Forty-Second District, was sworn in and signed the oath.
On motion of Head of Greene the House adjourned until tomorrow morning at io o'clock.

## JOURNAL OF THE HOUSE.

Hale of the House of Representatives, \} Des Moines, Iowa, January 17, 1906.

House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer by the Rev. W. A. Schwimley, of Shenandoah, Iowa.
The Journal of Tuesday, January 16th, was corrected and approved.

On request, leave of absence was granted Kling of Harrison until Thursday.

On request, leave of absence was granted McCulloch of Wayne until Thursday.

PETITIONS AND MEMORIALS.
Clarke of Dallas presented petition of 104 citizens of De Sotò asking the enactment of the State Marshal Bill.

Referred to committee on Suppression of Intemperance.
Shaffer of Fayette presented memorial of board of supervisors of Fayette county relative to four-year term for county officers.

Referred to committee on Elections.
Hambleton of Mahaska called up the concurrent resolution relative to Clerks of the District Courts accepting bonds of bonding surety companies having the certificate of the Auditor of State and moved its adoption.

Motion prevailed and the resolution was adopted.
The Speaker appointed as such committee on the part of the House, Hambleton of Mahaska, Dow of Franklin and Whiting of Monona.

## INTRODUCTION OF BILLS.

By Colclo of Carroll, House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

Read first and second time and referred to committee on Judiciary.

By Darrah of Lucas, House file No. 38, a bill for an act curing all irregularities and illegalities in an ordinance adopted by the city council of the city of Chariton on the and day of August, 1904, to establish water works for said city, and providing for the payment therefor, and declaring said ordinance and the bonds therein authorized legal and valid.

Read first and second time and referred to committee on Judiciary.

By Hanna of Kossuth, House file No. 39, a bill for an act to amend section 1530 , chapter 2 , title 8 of the supplement to the code of Iowa, in relation to the levy of a county road fund.

Read first and second time and referred to committee on Ways and Means.

By Hambleton of Mahaska, House file No. 40, a bill for an act to punish the carrying of concealed weapons, amendatory of section forty-seven hundred and seventy-five of the code.

Read first and second time and referred to committee on Judiciary.

By McClurkin of Louisa, House file No. 4i, a bill for an act empowering the Governor and Secretary of State to execute quit claim deeds conveying to the grantees of $S$. Dunham all of the right title and interest of the State of Lowa in the southwest quarter, the west half of the southeast quarter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-three (73) north, range one (I) west of the 5 th principal meridian.

Read first and second time and referred to committee on Judiciary.

By McClurkin of Louisa, House file No. 42, a bill for an act to amend section forty-eight hundred and twenty-one (482I) of the code.

Read first and second time and referred to committee on Judiciary.

By Mott of Audubon, House file No. 43, a bill for an act to amend section twenty-three hundred and ninety-four (2394) of the code relating to requests to purchase intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance.

By Nichols of Muscatine, House file No. 44, a bill for an act to legalize the acts of the Peoples Bank and the acts of the same corporation under the name of the Peoples State Bank located at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State.

Read first and second time and referred to committee on Judiclary.

By Head of Greene, House file No. 45, a bill for an act to amend section twenty-four hundred eighty-nine-c ( $2489-c$ ) of the supplement to the code relating to compensation of the board of examiners of mine foremen, pit bosses and hoisting engineers.

Read first and second time and referred to committee on Mines and Mining.

By English of Polk, House file No. 46, a bill for an act to amend the law as it appears in section 1700 of the code, and of the supplement to the code, relating to insurance on live stock.

Read first and second time and referred to committee on Insurance.

By Bealer of Linn, House file No. 47, a bill for an act to amend section lo76 in chapter 2 of title 6 of the code, relating to the registration of voters.

Read first and second time and referred to committee on Judiciary.

Jepson of Woodbury offered the following concurrent resolution:

Be it resolved by the House, the Senate concurring, That whereas ExGovernor Cameron of Virginia, commissioner of and representing the "TerCentennial Exposition'' of Jamestown, to be held in 1907, will be present at some time during this week's session of the General Assembly in the interest of said exposition, therefore be it

Resolved, That Ex-Governor Cameron be extended the courtesy of addressing the two Houses of the General Assembly in the House chamber, Thursday, January 18, 1906, at 2 o'clock P. m.

Jepson of Woodbury moved that the rule be suspended and the resolution be adopted.

The motion prevailed and the resolution was adopted.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Whereas, on Saturday, January 20th, occurs the seventy-fourth birthday of the honored former Governor of the State of Iowa, the Honorable William Larrabee, therefore be it

Resolved, by the Senate, the House concurring, That a committee of five be appointed, consisting of two members of the Senate and three members of the House, to invite Governor and Mrs. Larrabee to be present on that dav, the Governor to address the General Assembly; also to invite the present and former governors and their wives to be present and to make such arrangements as may be necessary for the joint convention.

Geo. A. Newman,

- Secretary of Senate.

Kendall of Monroe asked unanimous consent that the Senate concurrent resolution relative to recognizing the birthday of Governor Larrabee be taken up and considered now.

Kendall of Monroe moved that the rule be suspended and the resolution be adopted.
The motion prevailed and the resolution was adopted.
Speaker appointed as such committee from the House, Shaffer of Fayette, Conn of Butler and Geneva of Keokuk.

Wright of Webster offered the following resolution and moved that the rule be suspended and that the resolution be adopted:

Whrreas, The special committee on the election contest from the eightieth representative district of Iowa finds that it will be necessary to take evidence in said cause, therefore be it

Resolved, That said Committee be given power to examine witnesses and that authority be given the Chairman of said committee to swear witnesses that it may be found necessary to examine.

Motion prevailed and the resolution was adopted.
The following report was presented and ordered printed in the Journal:

## REPORT OF BOARD OF CONTROL OF STATE INSTITUTIONS.

Showing Transfer of Funds and Balances in State Treasury December 31, 1905.

Des Moines, January 11, 1906.
To the Speaker of the House of Representatives:
We transmit herewith for the use of the House of Representatives a copy of the report required of us by Section 2 of Chapter 155, Acts of the Thirtieth General Assembly.

G. S. Robinson, L. G. Kinire,<br>John Cownie, Board of Control of State Institutions.

Des Moines, January 11, 1906.

## To the General Assembly of the State of Iowa:

We submit herewith a report as required by Chapter 155 of the Acts of the Thirtieth General Assembly, showing the amounts transferred from each fund provided by said act, for other than the specific purposes for which appropriated, and the amount of unexpended balances in the State Treasury on the 31st day of December, A. D., 1905, to the credit of state institutions under our control. The balances, with few if any exceptions, are held to meet outstanding obligations against them or to accomplish the objects for which they were appropriated.

> G. S. Robinson, L. G. Kinne, John Cownir, Board of Control of State Institutions.

## REPORT.

Amounts expended, as authorized by Section 2, Chapter 155, Acts of the Thirtieth General Assembly, for purposes not specified in appropriations.

CHEROKEE STATE HOSPITAL, CHEROKEE.


CLARINDA STATE,HOGPITAL, CLARINDA.

| Shop bullding. | Ash elevator ..................... | 1 | 10.00 |
| :---: | :---: | :---: | :---: |
|  | Total............ . . .............. | 18 | 10.00 |

GOLDIERG' ORPHANS' HOME, DAVENPORT.


INBTITUTION FOR FEEBLE MINOED CEILDREN, GLENWOOD.

| Plumbing cottagea $\qquad$ <br> Engine, boller and comi houne, otc. | Now tannel <br> New tuninel | $\begin{array}{r} 719.44 \\ 5,814.76 \end{array}$ |
| :---: | :---: | :---: |
|  | Total...... | 6,239.20 |

INDEPENDENOE BTATE HOAPITAL, INDEPENDBNOH.


GOLDIERE' HOME, MABSHALGTOWN.


## MT. PGEAGAKT GTATE HOMPITAL, MT. PLAABANT.

| Bewer fund | Two mow boilers. | 1,000.00 |
| :---: | :---: | :---: |
| Rake oven, ote | Two mow bellors. | 1,000.00 |
| Roof for Powner heuse | Twe now beilers | 800.00 |
| Hornes and wregone |  | 67.50 |
| Hornes and wegome. | Farm toole | 91.10 |
| Hordes mad wagont. | proed mill. | 126.75 |
| Hormen and wagans | Oorn ahrodder | 175.00 |
| New tumad, eto.... | Rollor olairs. | 8.89 |
| Roof for powor hoveo, eta | Etwohom ro | 175.00 |
| New cistorns and conmections. | LTmber. | 315.80 |
| New oleterns and connections. | Renorvoir, pump | 225.00 |
|  | Total...................... ... \|s | s 8,970.10 |

## COLLEGE POR THE BLIND, VINTON.

| Fire escapes. | Hospital | \$ | 511.08 |
| :---: | :---: | :---: | :---: |
|  | Total................................. | * | 611.08 |

Total transferred-\$20,069. 27

## BALANCE IN STATE TREASURY.

On the 31st day of December. 1895, to the credit of the institutions hereinafter named.

PRNITKMTLABY AT ANAMOBAT

| Prand. | Appropriated by. | Balance. |
| :---: | :---: | :---: |
|  |  | $13,878.19$ |
| Enclosing north cell house | 28th Gen. Assem. |  |
| Lamber, steel, nails, ete. | " ${ }^{\text {" }}$ | $45310$ |
| Freight on stone. | 20ch Gen. Aseem. | 357.81 |
| Powder and tuse | ath ${ }^{\text {aran. }}$ | 6569 |
| Laundry equipment | $\because \quad \because$ | 217.09 |
| Transportation of discharged con | $\because$ | 278.8 |
| Books and periodicals | $\because{ }^{\prime \prime}$ | 1,788. 60 |
| Lecturep, concerts, etc. | 80, " ${ }^{\prime \prime}$ | 156. 49 |
| Cell bank, north cell house | 30th Gen. Assem. | 7, 125.00 |
| Gallerles, doors, ete., |  | 12, 00000 |
| Olosets and lavatories. | ' | 16. 000.00 |
| Salariea of foremen |  | 4,008.50 |
| Tools for shop and quarry | $\because 6$ | 240.97 |
| Derriok supplies | $\because$ | 2884 |
| Powder and fue | $\because \square$ | 330.10 |
| Freight on stone | $\because \quad \because$ | 1,000 00 |
| Purchase of land | $\because \quad$ " | 1,877.75 |
| Smpport of warden. | $\because \%$ | 187. 60 |
| Contingent and repair | "، " | 1,024.68 |
| Total. |  | 8 61,108.97 |

CEEROKELE GTATIS HOAPITAL, CHEROKEVE.


CLARINDA GTATE EOBPITAL, OLARINOA.

| Gupport fund |  | 5 5,041.87 |
| :---: | :---: | :---: |
| Convertieg woll into cistern. | 28th Gea. Assem | 111.16 |
| Purchase of land.......... | 29 h Gon. Assem. | 2,089.00 |
| Cottage for patients. | 3oth Gean. Asmem. | 7,073.81 |
| New ficors | . | 5, 158.51 |
| Oontingert and repair. |  | $5,146.05$ |
| Total |  | \$ $20,211.80$ |

## BO HOOL FOR THE DEAF, COUNOIL BLUFFS.

| Sapport fund. |  | \$ 5, 596.84 |
| :---: | :---: | :---: |
| Increase of water supply | 37th Gen. Assem. | 872.56 |
| Goap house and vats. | 25th Gen. Assem. | 500.60 |
| New cosl house. ........ . . . . . . . . . | 29th Gen. Assem. | 807.26 |
| Laundry machinery.................. | "، | 287.16 |
| Tvpe and trois...... | $\cdots{ }^{*}$ | 318.00 |
| Watchman's clock. | $\because{ }^{\circ}$ | 30000 |
| Electric power etc. .... | 俍 | 400.00 |
| New range and fornishings | 29th Gen. Assem. | 182.65 |
| Fencing and fencer ....... | "4. | 81.44 |
| Boap house and vats. | * ${ }^{\text {* }}$ | 300.00 |
| Rebuiding plant, and equipping. | 30th Gen. Assem. | 65, 444,08 |
| Library Books and Magazines......... | .4 ${ }^{\text {a }}$, | 188.89 |
| Farniture and furnishings... | - | 1,500.00 |
| Coutingent and repair.... | $4 \times$ | 284.13 |
| Total | ................. | \$ 77,018.26 |

## S JLDIERS' ORPEANE' HOM䖵, DAVENPORT.



INOUSTRIAL SCGOOL FOR BOYE, mLDORA.

| Support fund. |  | \% | 450.65 |
| :---: | :---: | :---: | :---: |
| New tank extencion | 23th Gen. Assem. |  | 245. 85 |
| Fire extinguishers, et c |  |  | 14.42 |
| Furnishing ofd echool buildin | 2th Gen, Assem. |  | 451.15 |
| Repairs to walls of main buildi | ** ${ }^{\text {* }}$ |  | 7.48 |
| New shop building... | * 4 |  | 66.97 |
| Angineand generator | ' ${ }^{\text {d }}$ |  | 1890 |
| Improvement of water system | 30th Gen. Arsern. |  | 148.67 |
| Btorehouse and cold storage. |  |  | 23848 |
| Electric motors | "' $\because$ |  | 176.75 |
| Implement house. | * |  | 988.70 |
| Piggery...... | ¢'، |  | 1,224.23 |
| Flre escapes | 4 |  | 170.00 |
| Bookr and periodicals | $\because \%$ |  | 139605 |
| Contingent and repair | * ${ }^{\prime}$ |  | 164. 69 |
| Total . ....... | $\ldots$ |  | 4,81\%.45 |

PENITENTLABY AT ER. MA MIGON.

| Sapport fund. |  | \$ 9886.82 |
| :---: | :---: | :---: |
| Furnishiog farn | 27th Gen. Assem. | 350.00 |
| Fentilating cell house | 28th Gen, Assem. | 799.18 |
| Looks for cells. | \& ${ }^{\text {a }}$ | 1,240.00 |
| Extension of smarestack. | $\because 6$ | 200.00 |
| Lectures and entertainments | $\cdots$ "* | 737.43 |
| Books, etc. ........... | " ${ }^{\prime \prime}$ | 2,336. 87 |
| Yower house, smokestack, machine shop, | 20th Gen. Assem. | 69.63 |
| Hospital, library and schoolroom, etc.... | .4 ${ }_{6}$ | 5, 018.81 |
| Laundry equipment ... ............ | $\because 4$ | 2,000.00 |
| Prison wall | ${ }^{\prime \prime}{ }^{\prime}$ | 8,271,44 |
| Changing and imoroving buildings | 30th Gen. Assem. | 8, 076. 40 |
| Trangportation of discharged convicts | $\because$ | 790.47 |
| support of warden...... | 44 | $187.60$ |
| Consingent and repair..... | * | 1,800.58 |
| Total . . . . . . . . . . . . . . . . . . . | ---......... | - 36, 441.77 |

## INSTITUTI JN FOR FEEBLE-MINDED CHILDREN, GLENWOOD.



INDEPEN JENCE STATE HOSPITAL, INDEPENDENCE.

| Support fund |  | ( 9,888. 14 |
| :---: | :---: | :---: |
| Fans, tempering coils, etc. | 29th Gen. A8sem. | , 40.181 |
| Eection for mangle. |  | 1,200. 00 |
| Purchase of land | " 6 | 292.85 |
| Electric morors. | ${ }^{4}$ | 1,500.00 |
| Carpets and ruge | 30th Gen. Assem. | 2,985. 10 |
| Beds and bedding. | $\because$ | . 05 |
| Bath tubs, connections and wainscoting. | $\cdots 3$ | 638.72 |
| Changing Elevator .............................. ....... | ¢ 6 | 1,600.00 |
| ह'ire cscapes. ................................. . . . . . . . . . . . . . . . . . | $\because \quad$ " | 5. 30 |
| Laundry, dry room, etc. | " $\because$ | 861.75 |
| Piggery . | * | . 05 |
| Fencing land. | " $\because$ | 588.51 |
| Draining land. | ' | 933.61 |
| Total. | .... | $1819,919.09$ |

## STATE HGGPITAL FOR INEBRIATHR, KNOXVILLE.



GOLDIERS' HOME MARBHALLTOWN.

| Support fund |  | 8 8,87449 |
| :---: | :---: | :---: |
| Gate house. | 28th Gev. Assem. | 600.00 |
| Elevator, main building | 29th Gen. Assem. | 8,500. 00 |
| Greenhouse and appurienances. | 30th Gen. Assem. | 770.66 |
| Improvement of water supply, etc |  | 359.45 |
| Operating room. ..................... | $\because \quad$ " | 811.45 |
| Gate house .. | +" " | 509.62 |
| Total . . . . . . . . . . . . . . . . . . . . . . . . | ............ | $5 \times 14.78{ }^{\circ}$ |

## INDUSTRIAL GOEOOL FOR GIRLG, MITCHELLVILLE.


mT. PLEABANT GTate HOSPITAL, MT. PLEABANT.

| Support fund |  | 14,637.73 |
| :---: | :---: | :---: |
| Closets and plumbing | 29th Gen. Assem | 43597 |
| Removal of old greenhouse. |  | 18.63 |
| Sewage disposal plant, ete |  | 5, 221.05 |
| Painting. | 30th Gen. Assem | 1, 18382 |
| Tempering coils for henting system |  | 1,25400 |
| Kitchen equipment | $\because \%$ | 408.99 |
| Installing spray baths | ' | 794.00 |
| Roof for power house, etc | $\because \quad \because$ | 882.94 |
| New elaterns, ete | $\because \%$ | 1,01939 |
| Extending and improving s | $\ddot{\square}$ | 414.81 |
| Walks and improvements of ground | " ${ }^{\prime}$ | 314.23 |
| Purchase of land. |  | 2,835. 35 |
| Hraining and fencing. |  | 509.30 |
| Bake oven. | $\because \because$ | 126.78 |
| Ooztingent and repair | " ${ }^{\prime}$ | 1,736.93 |
| Library books, ete.. | 29th Gea. Aspem. | 100. 63 |
| Total |  | 31. 752. |

COLLEGE GOR BLIND, FINTON.

| Support fund | 20th Gen. Assem. 30th Gen. Assem. 4. 4 |  | $\begin{array}{r} 4,681.07 \\ \quad 200.60 \end{array}$ |
| :---: | :---: | :---: | :---: |
| Oculist fund. |  |  |  |
| Hospitai building, appurtenances, |  |  | 5.25 |
| Fire escapes. |  |  | 303.87 |
| Contingent and repair |  |  | 498.69 |
| Total. | .................... |  | 5,778.98 |

## gUMMARY.

| Total balances, special funds. | 4,063.72 |
| :---: | :---: |
| Total balances, sapport fandm. | 90,780.76 |
| Total | \$ 354, 855.4 |

Committee clerks were sworn in as follows: Francis L. Robbins, College for the Blind; Harry B. Shaw, Domestic Manufactures; J. E. Griffith, Industrial Schools; Glenn M. Ely, Constitutional Amendments.

On motion of Jones of Montgomery the House adjourned until to A. m. Thursday morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Represhentatives, \} Des Moines, Thursday, January 18, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by Rev. Pearl Denham of Des Moines, Iowa.

Journal of Wednesday, January 17th, was corrected and approved.

On request of Carden of Henry, leave of absence was granted McDole of Jackson until Monday.

```
MESSAGES FROM THE SENATE.
```

The following messages were received from the Senate :
Mr. Speakre-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, id which the concurrence of the Senate was asked:

Concarrent resolution relative to extending invitation to ex-Governor Cameron of Virginia to attead session of General Assembly.

Geo. A. Newmant, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolation, in which the concurrence of the Senate was asked :

Concurrent resolution relative to bonds of bonding surety companies, and appoints as commattee on part of Senate, Senators Dunham and Bruce.

Geo. A. Newman, Secretary of Senate.

Mr. Speaker-I am directed to inform your honorable body that the Senate has appointed as committee to recognize the seventy-fourth birthday of former Governor William Larrabee, Senators Lewis and Wilson of Fayette.

Geo. A. Newman, Secretary of Senate.

## PETITIONS AND MEMORIALS.

Wise of Black Hawk presented petition of James Brownell Post No. 222, relative to enlargement of the lowa Soldiers Home at Marshalltown.

Referred to committee on Soldiers' and Orphans' Home.
Lister of Grundy presented petition of citizens of Grundy Center relative to the law as it now exists in reference to telephone companies.

Referred to committee on Telephone, Telegraph and Express.
Kling of Harrison presented memorial of Eaton Post No. 86 in reference to Samuel Kirkwood statue.

Referred to committee on Military.
Dow of Franklin presented petition of forty-four citizens of Sheffield, Iowa, asking that the State Marshal Bill be enacted.

Referred to committee on Suppression of Intemperance.
Teter of Marion presented petition of citizens of Marion county, asking the enactment of the State Marshal Bill.

Referred to committee on Suppression of Intemperance.
Dow of Franklin presented petition of thirty-five citizens of West Fork relative to the State Marshal Bill.

Referred to committee on Suppression of Intemperance.
Mattes of Sac called up resolution relative to clerks reporting each day and empowering Chief Clerk to deduct pay for absences and moved its adoption.

Adopted.
Temple of Clarke offered the following resolution and moyed that the rule be suspended and the resolution be adopted:
Resolved, by the House, That the minority representation in the House be accorded the privilege of naming two additional pages for service upon the floor of the House.

Motion prevailed and the resolution was adopted.

McNie of Benton offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, Captain John C. Kennan of Benton County, an honored member of this house some twenty years ago, departed this life at his home in Vinton Tuesday, January 2nd, 1906, at two o'clock inthe afternoon, therefore, be it

Resolved, That a committee of three be appointed by the chair to present risolutions to the Assembly commemorative of the life of the deceased.

Motion prevailed and the resolution was adopted.
Speaker appointed as such committee McNie of Benton, McAllister of Linn, Nichols of Muscatine.

Julian Geneva was sworn in as page, and Elsie Colton as clerk of the committee on Soldiers' and Orphans' Home.

## INTRODUCTION OF BILLS.

By Clary of Chickasaw, House file No. 48, a bill for an act to amend section fifty-four hundred and twenty-four (5424) of the code with reference to granting new trials in criminal cases, on account of newly discovered evidence.

Read first and second time and referred to committee on Judiciary.

By Dashiell of Warren, House file No. 49, a bill for an act to amend section two thousand five hundred and seventy-six (2576) of the code so as to change the dates of the meetings of the state board of medical examiners.

Read first and second time and referred to committee on Public Health.

By Epperson of Wapello, House file No. 50, a bill for an act to amend subdivision two (2) of section two thousand four hundred and forty-eight (2448) of the code, relating to the sale of intoxicating liquors.

Read first and second time and referred to committee on Sup= pression of Intemperance.

By Head of Greene, House file No. 5I, a bill for an act to amend the law as it appears in section eighteen hundred and eighty-nine (1889) of the supplement to the code relative to loan and trust companies.

Read first and second time and referred to committee on Banks and Banking.

By Lister of Grundy, House file No. 52, a bill for an act to repeal section one hundred thirty-seven (137), title two (2), chapter five (5) of the code, relative to the publication and distribution of the proceedings of the Iowa State Teachers' Association and the enactment of an amended section in lieu thereof.

Read first and second time and referred to committee on Schools and Text-Books.

By Lundt of Tama, House file No. 53, a bill for an act to amend section three hundred and eight (308) of the code relating to the compensation of County Attorney.

Read first and second time and referred to Committee on Compensation of Public Officers.

By Lundt of Tama, House joint resolution No. 2, joint resolution proposing to amend the Constitution of the State of Iowa so as to provide for the initiative and referendum.

HOUSE JOINT RESOLUTION, NO. 2.
Proposing to amend the constitution of the state of Iowa, so as to provide for the initiative and referendum.

Be it resolved by the General Assembly of the State of Iowa.
That the following amendment to the constitution of the State of Iowa be and the same is hereby proposed.

That section one to article III of the constitution shall read as follows:
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. Except that the people expressly reserve to themselves the right to propose measures, which measures the legislature shall enact and submit to a vote of the electors of the state and also the right to require that any laws which the legislature may have enacted shall be submitted to a vote of the electors of the State before going into effect (except such laws as may be necessary for the immediate preservation of the public peace, health or safety, support of the State government and its existing public institutions).

Provided that five per centum of the qualified electors of the state shall be required to invoke either the initiative or the referendum.

This section shall not be construed so as to deprive the legislature or any member thereof of the right to propose any measure.

The veto power of the executive shall not be exercised as to measures referred to a vote of the people. This section shall also apply to municipalities. The enacting clause shall be: "Be it enacted by the people of the State of Iowa.'

The legislature shall make suitable provisions for carrying into effect the provision of this section.

Read first and second time and referred to committee on constitutional amendments.

By Powers of Floyd, House file No. 54, a bill for an act to amend section four (4) of chapter fifty-eight (58), acts of the Twenty-eighth General Assembly relating to the department of Agriculture.

Read first and second time and referred to committee on Agriculture.

By Ritter of Des Moines, House file No. 55, a bill for an act amendatory of section seven hundred and ninety two of chapter seven of title five of the code of Iowa (1897).

Read first and second time and referred to committee on $\mathrm{Mu}^{-}$ nicipal Corporations.

By Wright of Webster, House file No. ${ }^{56}$, a bill for an act to appropriate two thousand dollars annually for a period of three years to aid Iowa municipalities in obtaining information of general public interest and providing for the publication of the same.

Read first and second time and referred to committee on Municipal Corporations.

## REPORT OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary to whom was referred House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed meto report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

Adopted.
Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker:-Your committee on Judiciary, to whom was referred House file No. 47, a bill for an act to amend section ten hundred and sev-enty-six (1076) in chapter two (2) of title six (6) of the code relating to the registration of voters, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

By striking out the words "Appointment of Board of Registration" in line One (1) and the words "in" and "of" in'line Two (2) in Section One (1), and by striking out the words "Applies to special charter cities" in line one (1) of section two (2), and by striking out the words " $W$ hen to take effect" in line One (1) of Section Three (3), and when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Amendments adopted.
By Robinson of Emmett, House file No. 57, a bill for an act to amend section eighteen hundred and six (i806) of the code in relation to the investment of funds of life insurance companies and associations.

Read first and second time and referred to committee on Judiciary (by request).

By Robinson of Emmet, House file No. 58, a bill for an act to amend section eighteen hundred and fifty (1850) of the code in relation to the investment of funds of savings banks.

Read first and second time and referred to committee on Judiciary (by request).

Jones of Montgomery, from a special committee authorized by the Thirtieth General Assembly to investigate the practical workings of the Indeterminate Sentence System and the reformatory system, presented the following report:

## 7o the Thirty-First General Assembly of Iowa:

Your committee, appointed in pursuance of joint resolution No. 6 of the Thirtieth General Assembly, beg leave to submit the following report:

Under the wording, and in the spirit of the resolution, we have considered it our duty to investigate the practical working and results obtained in those states where the indeterminate sentence system has been adopted, and also the results reached by the reformatory system, through the treatment of the state prisoners, based on what is known as the " Elmira Plan," adopted by the State of New York some thirty years since. With a view of more fully understanding any information your committee might receive in its travels, it visited the State penitentiaries of Iowa before entering upon its investigations in other states. In this connection, your committee desires to state that everything was done which could be by the officers of the Iowa institutions to facilitate its labors in these investigations. The committee selected for visitation the states where the indeterminate system and the Elmira reformatory methods were both in vogue.

We visited the penitentiary at Joliet, Illinois, and the Reformatory Institution at Pontiac, in the same state. Also the Elmira Reformatory in the

State of New York, and that of Massachusetts, located at Concord Junction. We also visited the Massachusetts Penitentiary, at Charlestown, and spent one day with Hon. F. G. Pettigrove, Chairman of the Board of Prison Commissioners of the State of Massachusetts, at Boston, whose courtesy aud thoughtful kindness materially lightened the labors of this committee.

At Joliet, the committee were cordially received by Hon. E. J. Murphy, Warden of the Northern Penitentiary of Illinois, who extended your committee every facility for investigation, and, by his aid, it was enabled to study the methods and note the results of the Indeterminate Sentence as applied in that state, and also to become acquainted with modern reforms that have materially improved the management of penitentiaries and penal institutions. This prison is one of the largest in the West, having a prison population at the time of our visit of over fourteen hundred.

While "Reformatories" and the "Indeterminate Sentence." as subjects, are generally treated stparately, for the purposes of this report, we prefer to join them and treat each as the complement of the other, for we find that reformation is the main object sought in an Indeterminate Sentence System, and that the Indeterminate Sentence is essential to the largest success of a Reformatory.

The ''Indeterminate Sentence" may be defined in its broader sense as being the sentence of the convicted offender to prison, generally without time limited upon the term of service. This is a brief definition of the term in it's theoretical application, but no state has yet adopted or put it into practice in its broadest extent. The details of its application vary in different states. Usually the law fixes a maximum and a minimum term of service, and between these limits the prisoner may be paroled under such terms and conditions as are prescribed by a Board of Commission, created for that purpose. In Illinois, the statute, as in our state, defining crimes and fixing penalties therefor, fixes a maximum and minimum terms of service, with which the law applying the Indeterminate Sentence has not interfered; so that one sentenced under this law cannot be held to service beyond he maximum fixed by the statute of the State.

The terms under which one serving sentence may be released in a shorter period than the maximum fixed by law are regulated by provisions of the statutes, differing in various states - in some more largely than in othersleaving the execution of the plan to the prisor management, including the several bodies established by the law, for the purpose of executing the law.
A "Reformatory" is the title usually applied to an institution for the care and treatment of that younger class of criminals-most generally those between sixteen and thirty years-who have been convicted of offenses against the criminal law. Reformatories usually receive those younger persons who have been convicted of a telony, and who in the discretion of the court, may be sentenced to the imprisonment prescribed for felons, usually an exception is made as to those convicted of some of the more heinous crimes, such as murder, treason etc. Theoretically, the inmates of Reformatories are "first" offenders, and most of them are capable of being permanently reformed and made trustworthy and reliable citizens. Modern penology proceeds largely upon the theory that the convict when reformed should be released, but that the habitual criminal should be permanently detained. Reformatories differ from ordinary penitentiaries, not only in name, but in
management and in the methods employed-the one dealing with the young criminal-the other with the hardened offender.

Your committee finds, however, that many principles and methods of the Reformatory are being used in some states in the penitentiaries with marked success, and that there is a growing disposition to further supply these scientific and humanitarian methods in the treatment of prisoners in all parts of the world. Even in lowa, while we have as yet no Reformatory, there is a gradual evolution in the management of our penal institutions. Corporal or other punishments are not administered. We have abandoned the "lock step" and the "tin plate." Prisoners are humanely treated, and are well, but plainly fed, from earthenware table furnishings, and are permitted to assemble in a common dining room. Our statute grants a diminution of sentence for good conduct, so graded that it is possible for a prisoner to reduce a ten years' sentence to an actual service of six years and three months. By way of furthering discipline, we now use a system of grades and privileges which are to be earned by the prisoner under the rules and regulations of the prison. The incorporation into the Penal System of Iowa of an Indeterminate Sentence Law, with the parole features that usually accompany it, has been advocated for some years by those most interested in prison reforms; and, in the Thirtieth General Assembly, it was proposed that steps be taken to adopt these newer and better methods. It has been urged by humanitarians that boys above sixteen years of age sent to our Iowa penitentiaries, are thrown into contact, and more or less into association, with hardened and persistent criminals; a practice severely condemned by many advanced students of this subject who are interested in the protection of society and those experienced in the care and control of the criminal class. The segregation of the young offenders from habitual criminals and life termers, and their treatment by reformatory methods, has been recommended by our Board of Control and prison authorities, and many prominent and distinguished men of our state.

The "Indeterminate Sentence" law went into effect in the state of Illinois July first, 1895, and has thus had ten years' trial. Upon the adoption of the law, it met with considerable opposition, and was the subject of much adverse criticism, both in the press and among the people and officials of the state; but it has been gradually growing in favor, until we find that the system is firmly established in the jurisprudence of that state, and there are few, if any, who would now advocate its repeal. The opposition to it arose from several sources, the principal among which are the following.

First:-The natural opposition which conservatism manifests against innovation;

Second:-The lack of understanding of the system upon the part of the officials and the people;

Third:-The unfortunate factional contest in the ranks of the party then charged with the administration of State affairs; and

Lastly:-The united opposition of the criminal classes and their friends, arising out of their appreciation that this system would mean for them longer service in penal institutions, in case of conviction.

In Illinois, the Constitutional Provision, vesting the pardoning power in the Governor, is almost identical in terms with the provisions of the Iowa

Constitution on the same subject; so that there, as here, it can only be granted by the act of the Governor himself.

Your committee recognize that it is a physical impossibilty for the Gevernor to perform the many duties pertaining to his high position, and, at the same time, give personal attention to all applications which require his action under an Indeterminate Sentence law. To meet this difficulty, a law was enacted in the State of Illinois, creating a commission of three to be known as the Board of Pardons. This Board is required, under the Statutes, to exercise a supervision over all persons committed to the penitentiary under the Indeterminate Sentence law, and it is authorized to parole prisoners committed under said law. When, in the judgement of this Board, the prisoner is entitled to a discharge, prior to the end of the maximum term provided by the Statute under which he was sentenced, the Board may recommend such prisoner to the Governor, with the suggestion that a full and complete pardon be granted. This Board is also charged with the further duty of examining all petitions and requests for paroles, commutations and pardons. After such investigation is made, it becomes the duty of the Board to make to the Governor such recommeadations as in its judgment are proper. The duties and functions of the Board in this latter capacity are only advisory. Your committee is informed that in ten years experience under this system in the state of Illinois, the recommendations of the Board of Pardons had been approved by the Governor, and his official action has been in accordance therewith in every case save one. The action of the Board of Pardons, however, does not prohibit the Governor from proceding on his own initiative to grant a pardon, commutation or parole, if he shall so desire.

The detail of the administration of the Indeterminate Sentence Law vary somewhat in the several states where that system of punishment is in force; the state ot Illinois affords, however, a fair example of the method and plan pursued in the treatment of the criminal after sentence under this system.

When brought before the Court, the judge, instead of sentencing the defendent to a definite term of service in the penitentiary, merely orders that the prisoner be "committed to the penitentiary." Upon his reception at the penitentiary, the prisoner is provided with a blank form, which, when filled out by him, gives a detail history of the individual, his former occupation, his antecedents, his parentage, and his criminal career, if any. In addition, he is asked to give a number of references in the community wherein he has resided. This history, as given by the convict, is frequantly unreliable, and the references given are usually those of his friends. Thereupon, the Board of Pardons opens a voluminous correspondence, not only with the persons to whom reference was made by the prisoner, but also with officers of the law, the police authorities of the larger citien, wardens of penitentiaries in that and other states, and also with other individuals living in the towns or communities where the prisoner has resided, and also in the localities where the persons to whom he has referred reside.

This correspondence and the inquiries made by the Board of Parole continue during the first year of the prisoner's confinement; and if, at the end of the year, the prisoner has made his standing under the rules, he may be brought before the Board for examination. He is then interrogated, so far as the Board may desire, in reference to his previous life. The prisoner is frequently untruthful in this examination and almost invariably to his own
detriment, because of the fact that the Board is usually in possesion of full information in reference to the case under examination. If it should be ascertained that he has served one or more terms in a penitentiary before and has become what is known as a "repeater", he is remanded for a further examination, and sometimes an order is made, where the crime has been of an aggravated character or where he is a "repeater", that he serve the maximum sentence. 'This order, however. is always subject to reversal or modification by the Board. Ordinarily, the individual who has served one or more terms is not paroled at the time of the first examination, because, in the opinton of the Board, it is necessary that the professional criminal be restrained for a longer period of time (even though his prison record may have been excellent) than the man who is serving his first term. If he is serving his first term, and, in the judgment of the Board has been confined a sufficient period of time and has made a good prison record, an order of parole is entered. He is not released, however, upon parole until some suitable person has agreed, in writing, to give the prisoner employment for a definite period of time, usually one year, and until an investigation of the individual who promises employment is made by the Board. This is don because the Board does not desire to parole the prisoner and place him in the care of an irresponsible or unsuitable employer. This course enables the individual, when released, to have employment, and gives him an opportunity to make of himself a good citizen, and shields him from the temptations that might overcome the weak and the idle.

During the first year of his parole,-longer if deemed necessary, -he is required to make reports from time to time to the Board. These reports usually require him to exhibit the amount of his earnings, the amount expended and for what purposes and also to show generally what his life has been. If, at the end of the year of parole, the Board is satisfied that he has become a good citizen and is worthy of a discharge, the same is granted. If, however, the Board believes that the term of surveilance should be extended, it is accordingly done, and the individual remains under espionage until the Board is satisfied that a discharge should be granted. Usually under the terms of the parole, the prisoner is required to dwell within the limits of the state of Illinois; and if he flees beyond the State line or violates the terms of parole, an order of commitment is at once issued by the Board and he is apprehended and returned to the penitentiary, where he is held until again paroled or discharged, because he has served the maximum time fixed by the Statute for the punishment of the crime for which he was convicted. The time that the prisoner is on parole is lost to him, in the event of his recommitment for violation of the parole.

The experience in the Joliet Penitentiary has demonstrated that the Indeterminate Sentence System tends to improve and make easier the discipline and control of the prisoners. The following table is taken from the report of the Warden of the Joliet Penitentiary, for the year 1904:

Comparative Statement Showing Days Labor Lost by Punishment from 1892 to 1904, Showing the Total Number of Days Board and the Total Number of Days Lost by Punishment, with the Percentage for each year.


[^3] tence Law went into effect Jnly 1, 1905. The sudden increase or the percentage of punishment in the year 1003 is explained by Warden Murphy as due to the fact largely that a new Depaty Warden was installed during that year, and some of the un rulv prisoners took advantage of the circumatance to create a disturbance.
Warden Murphy stated to your committee that, in his opinion, the fact the prisoner cannot hope for relief until the termination of the maximum period, except by the observance of prison rules, is a much greater incentive to good conduct than the good time reduction that was possible under the Definite Term Sentence System, in force prior to July first, 1895.

One of the arguments urged in opposition to the Indeterminate Sentence System is that criminals are released from the penitentiary without having served a sufficient period of time; but the experience at the Joliet Penitentiary demonstrates that such is not the fact. On page 52 of the Warden's Report, for the year 1904, is found a very instructive table in reference to this matter; but, for want of space, we forbear the printing of same. It shows, however, that the average time served by convicts released during the year ending June 30th, 1895, under the Definite Sentence System, was one year, seven months and eleven days, while the average time served by all convicts discharged during the two years ending September 30th, 1904, was two years, five months and five days.

The experience at the Joliet Penitentiary, in the judgment of your committee, demonstrates that the Indeterminate Sentence System tends to diminish the number of 'repeaters" committed to that penitentiary. In the year ending June 30th, 1895, which was the last year the state of mino is used the Definite Sentence System, the percentage of re-commitment was seventeen and fifty-eight one-hundredth per cent. Under the first year of the Indeterminate Sentence Law, the recommitments fell to fourteen and eightyeight one-hundredths per cent. For the year ending July 1, 1898, the percentage was twelve and thirty-four one-hundredth per cent. For the year ending September 30th, 1900, the percentage was ten and fifty-eight onehundreths per cent; for the year ending November 30th, 1901, nine and ninety one-hundredths per cent; for the year ending September 30th, 1902, fifteen and twelve one-hundredths per cent; for the year ending September 30th, 1905, nine and nineteen one-hundredths per cent; and for the year ending September 30th, 1904, eight and ninety two one-hundredths per cent.

Your committee is of the opinion that the Indeterminate Sentence more nearly comports with the just administration of the law than the Definite Sentence System, for the reason that it tends to the equalization of sentences. In the hurry of the trial and the pressure of the court business, the judge frequently inflicts a sentence that falls far short of doing justice to the community and the criminal. Experience has proven that the professional criminal is an adept in concealing for at least a limited period of time his former misdeeds and convictions. Where he is convicted under Indeterminate Sentence System and comes before the Board of Parole, after one or more years of confinement, the Board is in possession of the man's history and is better able to determine what the length of the sentence should be than the judge and the county attorney, whose acquaintaince with the man frequently does not extend beyond a few days or weeks.

In this connection, it may also be pertinent to suggest that the Board of Parole is usually removed from the local passion, prejudice and bias of the community in which the crime was commited, and therefore better enabled to dispassionately judge what the term of sentence should be. Every person experienced in the management of criminals has frequently had brought to his attention cases where sentences have been administered that were in duration all out of proportion to the offense and the prisoner's crimina ${ }^{\text {b }}$ tendencies, or lack thereof, were not taken into consideration. In some cases, the punishment is too light, and in others, too severe.

The Indeterminate Sentence System affords better protection to society in other ways also, than does the system now in use in Iowa. Under our Definite Sentence law, the prisoner receives his good time for good conduct while in prison, and must be released, although as dangerous to society as when convicted. His return to prison necessitates another trial, with the attendan: annoyance, expense and uncertainty of conviction. Not so under the Indeterminate Sentence. If released before the maximum time, which in most cases is much longer than the sentence now usually imposed it is when the trained officials are satisfied that he is no longer a menace to society; and if he violates his parole, he is again remanded to prison, without trial, and forfeits all that he has theretofore gained by good conduct. Thus the criminal may be held within the grasp of the law until full maximum term fixed by the Statute for crime has been served.

Your committee finds that at least thirteen states have the Indeterminate Sentence and Parole System applied to their penitentiaries. Six other states have Boards of Parole and Parole Systems, independent of any Indeterminate Sentence law. The seatences in these latter states are for definite terms, but the application of the Parole Law is such that the main features of the Indeterminate Sentence are carried into practice; so that the results are very similar, although not as satisfactory. In all the states visited by your committee, the prison officials expressed themselves as being pleased with work and results of the Indeterminate Sentence and Keformatory System, and gave them hearty endorsement. We find also that this method of treatment for convicts is recommended by the International Prison Congress. In all our commuications with prison officials and those who have made a study of prison reform, we found none who were not earnest in their endorsement of these systems; and the efficient wardens of our own State earnestly recommend their adoption.

While these systems are undoubted improvements upon former methods and mark a great advance in prison government and the control and care of prisoners, their success must depend very largely upon the personality of those charged with the management of such institutions; careful and intelligent administration of the system are necessary in working out the results. The Board of Parole should be removed, as far as possible, from all political and outside influence, of whatever kind; and petitions, the intervention and solicitation of friends and unsolicited correspondence, should be ignored by them generally; or, if allowed any weight, they should be very carefully scrutinized. The best results are obtained where the convict is required to work his way, unaided by friends or influence, and is not realized until the Board is satisfied that he is able to and will respect the terms of his parcle and has secured and accepted honorable employment. Some states furnish assistance in securing employment, but, even if no such aid is provided, the paroled prisoner, with his certificate of confidence from the Board, in the form of a parole, has a much better chance to secure work and succeed in the future than has the convict released and under our present sys'em.

We find that twelve states have provided reformatories for young men, in all of which the so-called reformatory principle obtains to a greater or less degree. The results obtained and the success shown seem to confirm the claim confidently made, that this principle is scientific, economic and ethic; scientific, because it inquires into the previous condition of the criminal, his associations, inherited tendencies and environnents, and, in the light of this knowledge thus acquired, undertakes to remedy and reform his criminal tendencies; economic, because it saves the expense of trial, the maintenance of the convict, and saves his earning capacity, and the losses and damage sustained to society by reason of criminal depredations; it also restores to the community a productive worker and, oftentimes, a valuable citizen, who wonld otherwise be lost to the productive forces of society; ethic, because it changes his habits of thought and action, builds him up physically and mentally, gives him a higher conception of social obligations, equips him for making an honest living, and requires of him proof of his ability to stand morally erect and discharges him better able to succeed in the struggles of life than he was before his committal.

Among the activities that are greatly emphasized in practically all reformatories, we mention the following:

Scientific physical training of all who need it.
Training to prompt and exact obedience and respect for law, by the use of military drills, rules and regulations.

A "System" that keeps the inmates, under the care of a competent keeper, continuously busy from the morning bell tap until "lights out" at night.

The giving of a common school education to all who need it, supplemental to which is tanght the obligations of the individual to society, the duties of American citizenship and the need of self-control.

The industrial school training, in which each is taught a useful trade or calling, by which he is able to retain employment and make an honest living in competition with the world; and, lastly,

The moral and religious work which is encouraged in every institution, with the object of strengthening and developing the weak places in the character of the individual.

So far as your committee has been able to investigate the working of the institutions visited, we find them proceding by somewhat different methods, using, to a certain extent, different rules and regulations, with conditions and equipment peculiar to each institution; but the common object sought in them all is the reformation of the convict for the protection of society. Pontiac has it's parade ground and drills, it's separate school building; it's Junior Republic, where membership is ouly acquired by a higher degree of excellence, and which is practically selfgoverning, under the direction, of course, of the officials; it's dormitories, instead of cells, for it's younger inmates; and it's emphasis of manual training.

Elmirahas it's magnificent regimental drill and calisthenic exercises; it's messenger service, to which only trusted pisoners are advanced; the movement of classes and promotions from grade to grade. Here are used large numbers of inmates as drill-masters, teachers and messengers, and thirty two useful trades are taught. Much of the labor preformed is permanent being utilized for the benefit and enlargement of the buildings and equipment of the institution itself. Certain political conditions existing in that state have made it necessary that a large part of the training work be done for the purpose of exemplifying and giving practice, rather than tor permanent results to the State. Those in charge of the Elmira Institution claim that seventy three per cent of those consigned to the Reformatory are permanently reformed and sent out to the world as good citizens, never reappearing in criminal annals.

At Concord, the drills and calisthenic exercises are omitted. All instruction in this institution is by paid teachers. The work, done by the prisoners, is intended to be permanent and useful and is not destroyed when finished. A large part of the product of the institution is used by the State in other state, county and municipal institutions. They use a very elaborate system of markings and record keeping, aiming to keep a perfect record of each inmate from the time he is admitted until he is finally discharged. The officers of this Reformatory claim to show a result of eighty per cent of thorough reforms.

Your committee made inquiry as to the means of knowledge and the basis of the facts upon which these claims of permanent reformation rest, and were informed that such claims as well founded and are based very largely upon a system of interchange of information between the various prisons of the country, and a system of identification which has been adopted, used and found reliable in the advanced prisons of the country.

Using these three institutions as illustrating the workings of the Reformatory System, we have noted that each is different from the other, but that the Indeterminate Sentence and parole system, the careful grading of inmates usually indicated by the uniform worn and the privileges granted, the markings for conduct, labor, character building and educational progress, the ethical training, the religious services, the help furnished to obtain employment, and the new start in the world of active life are common to them all. Each is a great institution, doing a splendid work and well worthy of the great and enlightened states which have created them.

Your committee regrets that it cannot, in the brief space allotted to this report, offer you a more complete summary of the methods and detail employed in the several institutions visited, but we must content our selves with saying that no single method is abolutely essential; the details of management; the methods employed; the markings; grading; privileges; etc., necessary to attain the results which are the common object of all such institutions, must be largely left to the intelligent discretion of those charged with the building and care of such institutions, ever seeking to improve themselves by the experience of other successeful institutions of the character of those inspected by your committee and many other great iastitutions which your committee felt that they were not justified in visiting because of the great expense. We again emphasise the fact that the success of any such institution and of the plans adopted will largely depend upon the character and capability, the fitness, honesty, intelligence and zeal of men who are entrusted with it's management.
It would serve no good purpose for your committee to pass an opinion upon these methods, because those entrusted with the management of such institutions and the execution of the systems here recommended, must study these problems for themselves and examination of the institutions indicated and many others, so that they may benefit by all the experience of the many workers in the same line of prison reform.
In lowa, conditions are somewhat different from those of any of the states visited. Our prison population is much smaller. With no deductions for those eligible to the reformatories, our two pententiaries now contain over five hundred less inmates than Joliet alone. The Urban population of the state of Iowa is relatively much smaller than that of any of the states visited, and this fact alone differentiates very largely the character of the prison population; this committee, however, believes that these systems are applicable to this state and that the wisdom of those chosen to manage will adapt those better systems to the conditions existing here. One penitentiary, with proper conveniences as to room and sanitary surroundings, could easily accomodate our prison population. It is estimated that fully fifty per cent. of the convicts now serving time in our penitentiaries are hopeful subjects for reformatory treatment.
Of all the penitentiaries visited, we found none better kept and better managed than the northern penitentiary of lowa, at Anamosa. This could easily be converted, with little expense, into a Reformatory, and adapted to all the needs of such an institution. Practically all of the equipment there is capable of use and, with the addition of a few buildings, (not neccessarily costly) and machinery for the trade-schools and manual training, it would possess all the equipment necessary to put in operation such an institution. Your committee believes, however, that some time will be necessary to develop plans and work out the program under which lowa may maintain one Reformatory Prison and one Penitentiary proper. The State owns a large property at Fort Madison, and, if the decision shall be to continue it as the penitentiary, it will be necessary to erect a cell-house, with a capacity of from 720 to 760 cells. In all probability, a cell-house of this capacity will not be filled for some time to come, but, while building, it would be economic to provide sufficient accomodations which may be relied upon as a margin of safety for the future. The old cell-house at Fort Madison, in the judgment of your committee, is entirely unfit to be used as
such, and should be replaced by a new one at the earliest possible time, even if no changes are made in our penal institutions. The management of this prison is excellent and no just criticism can be made of it's officials and the earnestness with which they have tried to better conditions surrounding the prison. The prison cell-house of Fort Madison was erected many years ago, before many of the modern improvements were known, and has outlived it's usefulness, aud, in the judgment of your committee, is a disgrace to the great state of lowa, being unfit for human habitation. We desire to emphasize in this connection that the efficient warden of this prison is in no way responsible for it's condition, as he has done all that was possible under the surroundings. to better its condition; but the task cannot be accomplished short of replacing the antiquated cell-house by a modern one with modern conveniences and necessities

In Conclusion-Your committee offer the following recommendation:-

1. The enactment by the General Assembly, of an Indeterminate Sentence and Parole Law.
2. That the Thirty First General Assembly make provision for a suitable penitentiary, to be used for the restraint of persons committed by the courts of the state to the penitentiary.
3. That a Reformatory law be enacted, providing in terms that all males between the ages of sixteen and thirty years who have not been sentenced to life imprisonment or convicted of heinous crimes, such as murder, treason, etc., may be committed to a reformatory, when found guilty of a felony, provided, of course, that the prisoner is not by court sentenced, to imprisonment in the County Jail, or the payment of a fine, without imprisonment in the penitentiary. 'That the Board of Control be authorized to make such changes and improvements in the Anamosa Prison as to render it suitable for use as a reformatory, and that the Anamosa Prison be declared by law to be a Reformatory on and after some date, to be fixed by the General Assembly.
4. That, on and after the date fixed, upon which the Reformatory Law shall become effective, that the prison at Anamosa be known and maintained as a Reformatory and that the Board of Control be directed to errect such buildings, if any, as may be necessary to properly equip the same for reformatory purposes.

In this connection, your committee begs leave to recommend that, as a hospital has been erected in the prison at Anamosa, for the care of the criminal insane that it still be maintained and used for that purpose, until such time as that the General Assembly shall make other provisions; and, as the female portion of the prison at Anamosa has already by statute been declared a Reformatory, your committee recommend that it shall be used as the place of detention for the female convicts of Iowa until such time as the General Assembly shall make other provisions.

Respectfully submitted, C. G. Saunders, F. F. Jones, M. L. Temple, Committee.
On motion of Hambleton of Mahaska the House adjourned until 2 P. M. today.

## AFTERNOON SESSION.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Shaffer of Fayette, from the special joint committee on reception for Hon. Wm. Larrabee, presented the following report:

Your committee to whom was referred the matter of making arrangements for a joint convention of the Senate and House to be held on Saturday the 20th inst., in honor of Ex-Governor William Larrabee, report that they have had the matter under consideration and recommend th following program:

We recommend that a joint convention be provided by concurrent resolu$t^{\text {ion }}$ to be held in the House chamber at $10 \mathrm{~A} . \mathrm{m}$., Saturday, January 20th.

Convention to be called to order by Lieut. Gov. Herriott. Gov. Larrabee will be introduced by Speaker Clarke. Address by Gov. Larrabee. Lieut. Gov. Herriott will introduce the Ex-Governors present and Governor Cummins, who will be invited to address the convention.

Immediately following adjournment, Governor Larrabee, and invited guests, together with Lieutenant Governor and speaker of the House, with their wives, will hold a reception in the Speaker's room to the members of the legislature and their families, state officers, and others who may attend the joint convention.

All of which is respectfully submitted by the joint committee.
L. W. Lewis,
A. C. Wilson.
J. D. Shaffer, Stanley Conn, Thos. Geneva, Committee on Arrangement.

Report adopted.
message from the senate.
The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted the report of the joint committee appainted to arrange for the reception of former Governor Wm. Larrabee.

Geo. A. Newman, Secretary.

Jones of Montgomery moved that a committee of two be appointed to notify the Senate that the House was ready to receive it.

Motion prevailed and the Speaker appointed as such committee Jones of Montgomery and Heles of Dubuque. The committee appointed to notify the Senate here appeared and reported that they had performed the duty assigned them.

The Sergeant at Arms appeared and announced the arrival of the Senate.

The President of the Senate was escorted to the Speaker's desk and the members took seats on the west side of the House chamber.

President Herriott called the joint convention to order and appointed as a committee to notify Governor Cameron that the joint convention was in session and to escort him to the House, Senator Garst and Representative Greeley.

The committee thus appointed retired and returned with Gov. ernor Cameron, who was escorted to the Speaker's desk.

President Herriott presented Governor Cameron to the joint convention and he then addressed the members of the 3ist General Assembly on the subject of the Jamestown (Virginia) Exposition.

Kendall of Monroe moved that Governor Cummins be invited to respond to the address of Governor Cameron.

Motion prevailed and Governor Cummins addressed the joint convention.

On motion of Senator Turner the joint convention was dissolved.

On motion of Clary of Chickasaw the House adjourned until Io o'clock Friday morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \}
Des Moines, Friday, January 19, 1906. $\}$
House met pursuant to adjournment.
Speaker pro tem Cummings in the chair.
Prayer by the Rev. C. Preston, of Muscatine, ${ }^{\text {, Iowa. }}$
Kendall of Monroe presented a petition of certain scientific societies relative to the establishment of laboratory for the study of the crimınal, pauper and defective classes.

Referred to Committee on Indeterminate Sentence.
On request of Wise of Blackhawk leave of absence was granted Bealer of Linn for an indefinite period, owing tojilness.

On request of Hakes of Pocahontas leave of absence was granted Koontz of Johnson until Monday.

## REPORTS OF COMMITTEE.

Kendall of Monroe from the committee on Judiciary submitted the following report:

Mr.Speaker-Your committee on Judiciary, to whom was referred House file No. 4, a bill for an act to amend section four thousand six hundred and eight ( 4608 ) of the code in relation to communications in professional confidence, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall, Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 25, a bill for an act making it a misdemeanor for unlawfully omitting to provide for wife or child beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by substituting therefor the following:

Section 1. That any person who wilfully fails to provide food, clothing, shelter or medical attendance for his wife, or for his children under fifteen years of age, shall be punished by imprisonment in the penitentiary not exceeding two years, or by imprisonment in the county jail not exceeding one year, or by fine not exceeding five hundred dollars, or by both fine and imprisonment in the county jail, at the discretion of the court.

And when so amended that the same do pass.

N. E. Kendall, Chairman.

Ordered passed on file.

## MINORITY RECOMMENDATION.

Mr. Speaker-We, the undersigned minority of the judiciary commitee, beg leave to submit that we have had House File No. 25, and also the substitue for said file proposed by the committee, under consideration, and that we respectfully recommend that the same be indefinitely postponed.

> L. D. Thter,
> Wm. S. Hart.

Wright of Webster, from the committee on the Youde-Whitmer contest, presented the following report:

Mr. Spraker-Your committee appointed to investigate and report with reference to the contest between Charles Youde and Geo. R. Whitmer for a seat in this House as the representative from the Eightieth Representative District of Iowa, beg leave to report that they have had the same under consideration and have investigated the claims of the respective parties, and your committee has instructed me to report that during the term beginning January 1 , 1904, a vacancy occurred in the office of representative for the Eightieth Representative District of Iowa, by reason of the removal from said district of the incumbent, Geo. R. Whitmer; that afterwards said vacancy was filled as required by law by the election of Charles Youde, who now holds the certificate of election, and that he is entitled to sit in the Thirty-first General Assembly of Iowa as the representative from said district, and said committee accordingly recommend that he be seated as such representative as by law provided.

R. M. Wright,<br>Chairman.

Wright of Webster moved that the report and all matter pertaining thereto be made a special order for this afternoon at 2 p. m.

Temple of Clarke moved to amend by making same a special order for Tuesday, January 30, 1906, at 10 o'clock A. m.

On demand of Langan of Clinton and Ritter of Des Moines, a roll call was ordered.

On the question, Shall the proposed amendment be adopted?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassell, Chassel, Christianson, Clark, Clary, Cobb, Conn, Coburn, Crose,Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dów, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hanna, Heles, Hollembeak, Hume, Kennedy, Laird, Langan, Leech, Lundt, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Meredith, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Sankey, Saylor, Skinner, Springer, Stanbery, Summers, Temple, Teter, Washburn, Wilden, Whiting, Willson, Wise-65.

The nays were:
Cheney, English, Hambleton, Hart, Head, Jacobson, Jepson, Jones, Kendall, Kling, Lister, McAllister, Mattes, Morris, Olson, Powers, Robinson, Shaffer, Spaulding, Stoltenberg, Teachout, Van Eaton, Wright-23.

## Absent or not voting:

Bealer, Colclo, Flenniken, Gregory, Koontz, Lowrey, McDole, Weeks, Wyland, Mr. Speaker-I I.

So the amendment was adopted.
The motion as amended was adopted.
Clary of Chickasaw asked unanimous consent to withdraw House file No. 48.

Granted.

## INTRODUCTION OF BILLS.

By Dashiell of Warren, House file No. 59, a bill for an act to amend section two thousand five hundred sixty-seven ( 2567 ) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health.

Read first and second time and referred to committee on Public Health.

By McNie of Benton, House file No. 60 , a bill for an act to amend section two thousand five hundred and forty (2540) of the code relating to the sale of intoxicating liquor under the mulct law.

Read first and second time and referred to committee on Suppression of Intemperance.

By Hanna of Kossuth, House file No. 6r, a bill for an act to amend section twenty-seven hundred eighty-three (2783) of the code of 1897 , authorizing school houses to be insured in mutual assessment companies.

Read first and second time and referred to committee on Insurance.

By Carden of Henry, House file No. 62, a bill for an act providing for placing a statue in bronze of James Harlan, ex-Senator of Iowa, in the National Statuary Hall in the capitol building of Washington, D. C., and appropriating money to pay therefor.

Read first and second time and referred to committee on Appropriations.

By Jepson of Woodbury, House file No. 63, a bill for an act making an appropriation for the Convent of the Good Shepherd of Sioux City, Iowa.

Read first and second time and referred to committee on Appropriations.

By Jepson of Woodbury, House file No. 64, a bill for an act making an appropriation for the Florence Crittenden Home at Sioux City, Iowa.

Read first and second time and referred to committee on Appropriations.

By Jepson of Woodbury, House file No. 64, a bill for an act making an appropriation for the Boys' and Girls' Home at Sioux City, Iowa.

Read first and second time and referred to committee on Appropriations.

By Clary of Chickasaw, House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks. (Additional to chapter four (4) of title twenty-four (24) of the code.)

Read first and second time and referred to committee on Judiciary.

By Welden of Hardin, House file No. 67, a bill for an act to amend section twenty-five hundred sixty-four (2564) of the code.

Read first and second time and referred to committee on Public Health.

By Ritter of Des Moines, House file No. 68, a bill for an act to amend the law as it appears in section eight hundred and fifty (850) of the supplement to the code relating to park commissioners.

Read first and second time and referred to committee on Municipal Corporations.

By Mattes of Sac (by request of- Board of Control), House file No. 69, a bill for an act making appropriations for the benefit of the Industrial School for boys at Eldora.

Read first and second time and referred to zommittee on Appropriations.

By Offill of Jasper (by request), House file No. 70, a bill for an act for the payment of the heirs of John Bryan.

Read first and second time and referred to committee on Claims.
By Hart of Allamakee, House file No 7r, a bill for an act to amend section two hundred fifteen ( 215 ), title III, chapter 4 of the code relative to the distribution of reports of the Supreme Court.

Read first and second time and referred to committee on Judiciary.

By Davie of Crawford, House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford County, Iowa; the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.

Read first and second time and referred to committee on Judiciary.

By Cobb of Taylor, House file No. 73, a bill for an act amendatory and additional to chapter one (1) title seven (7) of the code, relating to the assessment of taxes and defining the duties of certain county and township officers in listing certain properties for taxation.

Read first and second time and referred to committee on Ways and Means.

Shaffer of Fayette offered the following concurrent resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, by the House, the Senate Concurring, That on Saturday, January twentieth, at ten o'clock, A. M., the Senate and House meet in joint session in the House chamber in pursuance of concurrent resolution adopted January seventeenth to listen to an address by ex-Governor William Larrabee and other invited guests.

Motion prevailed and the resolution was adopted.
Lundt of Tama offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, It must be conceded that legislation should be for and in the interest of the majority of the people, and for tne injustice of none, and

Whereas, Such legislation is to a large extent hampered and handicapped by lobbyists, lobbying to the interest of trusts, combinations, corporations and organizations, and against the interest of the people; therefore, be it

Resolved, by the House, the Senate concurring, That it is the sense and desire of these bodies that the Governor should be requested immediately to give immediate notice that all lobbyists on arrival in the city must report and make known their business to the Governor, and must leave the city within thirty hours after their arrival in the city, but they may return and appear before such committee once, which may have in its possession such bills, in and for the interest of which 'they may wish to appear; and be it further

Resolved, That all lobbyists residing in the city shall report and make known their business to the Governor, and shall have the privilege of appearing before such committee once, which may have such bills under consideration in which the trust, combine, corporation or organization may be interested, which they claim to represent, and they must not thereafter loiter about the State House.

There being objection, the resolution went over under rule thirty-four.

Robinson of Emmet offered the following resolution and moved that the rule be suspended and the resolution adopted:

Resolved, That the Sergeant at Arms be directed to arrange and display in an appropriate position and manner the American flag back of the Speaker's desk.

The motion prevailed and the resolution was adopted.

## MESSAGE FROM THE SENATE

The following message was received from the Senate:
Mr. Speakir-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 23, a bill for an act to legalize the action of the Independent school district of West Des Moines, Polk County, Iowa, in voting bonds at an election held on the 13th day of March, 1905, and legalizing the bonds issued by said school district under said election.

> Gri. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 28, a bill for an act to amend section thirty-six hundred and fifty two (3652) of the code, relating to trial and judgment.

Gro. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File No. 24, a bill for an act to legalize thel incorporation of the town of Harvey, Marion county, Iowa.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker- I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the Senate was asked:

Concurrent resolution relative to joint convention of both Senate and House to be held on January 20th at 10 o'clock to listen to an address of former Governor Wm. Larrabee.

> Gro. A. Newman, Secretary.

McNie of Benton asked unamimous consent to withdraw House file No. 60.

Granted.
Temple of Clark, with consent of Jones of Montgomery, asked unanimous consent to withdraw the motion to reconsider the vote by which the amendments by Senate to House concurrent resolution relative to furnishing codes and supplements to members of the General Assembly was adopted.

Granted.

On motion of English of Polk, House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk county, Iowa, with report of committee recommending passage, was taken up, considered, and the bill read for information.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered a third reading, which motion prevailed.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Carden, Calderwood, Carstensen, Cassell, Chassell, Cheney, Christianson, Clark Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna Hart, Head, Heles, Hume, Jacobson, Jones, Kendall, Kennedy Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, Mc Creary, McCulloch, McElrath, McNie, Maben, Martin, Mattes Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner Spaulding, Springer, Stanbery, Summers, Teachout, Van Eaton Washburn,Welden, Whiting, Willson,Wise, Wright, Wyland-82

The nays were:
None.
Absent or not voting:
Bealer, Coburn, Colclo, Gregory, Hollembeak, Jepson, Koont: Lowirey, McClurkin, McDole, Stoltenberg, Temple, Teter, Week: Mr. Speaker-17.

SENATE MESSAGES CONSIDERED.
Senate file No. 24, a bill for an act to legalize the incorporatio of the town of Harvey, Marion county, Iowa.

Read first and second time and referred to committee on Jud ciary.

Senate file No. 23, a bill for an act to legalize the action of th Independent School district of West Des Moines, Polk count Iowa, in voting bonds at an election held on the 13th day, March, igo5, and legalizing the bonds issued by said school di trict under said election.

Read first and second time and referred to committee on Juc ciary.

Senate file No. 28, a bill for an act to amend section thirty-six hundred and fifty-two (3652) of the code, relating to trial and judgment.

Read first and second time and referred to committee on Judiciary.

Kendall of Monroe offered the following resolution, moved that the rule be suspended and the resolution be adopted:

Wherras, The House is informed that the Speaker has sustained a profound sorrow in the death of his beloved brother, Charles F. Clarke of Red Oak, Iowa; therefore be it

Resolved, That the House hereby extends its sincere sympathy to the Speaker in his profound bereavement, and

Resolved, That as a further evidence of its consideration for the Speaker, the House do now adjourn until 9:00 tomorrow.

The motion prevailed, the resolution was adopted, and the House adjourned

## JOURNAL OF THE HOUSE.

## Hall of the House of Representatives, Des Moines, Saturday, January 20,1906

House met pursuant to adjournment, Speaker pro tem Cummings in the chair.

Prayer was offered by the Rev. H. C. Rosenberger of Des Moines, Iowa.

Journal of Thursday, January 18th, was read and corrected.
PETITIONS AND MEMORIALS.
McAllister of Linn presented petition of citizens of Linn county asking the enactment of the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Ritter of Des Moines presented two petitions of citizens of Des Moines county relative to a proposed change in the laws regulating telephone companies in Iowa.

Referred to committee on Telephone, Telegraph and Express. reports of committees.

Wright of Webster, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 57, a bill for an act to amend section eighteen hundred and six (1806) of the code in relation to the investment of funds of life iusurance companies and associations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kemdale,
> Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Hcuse file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford County, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. KENDALL,

Chairman.
Adopted.
Also:
Mr. Spraker-Your committee on Judiciary, to whom was referred House file No. 58, a bill for an act to amend secton eighteen hundred and fifty (1850) of the code in relation to the investment of funds of savings banks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speaker - Your committee onJudiciary, to whom was referred House file No. 44, a bill for an act to legalize acts of the Peoples Bank and acts of same corporation under name of 'People's State Bank' at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll county, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall, Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks, additional to chapter four (4) of title twentsfour (24) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E Krndale, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 71, a bill for an act to amend section two-hundred fifteen (215) title III, chapter four (4) of the code relative to the distribution of reports of the Supreme Court, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman,

## Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 43, a bill for an act to amend section forty-eight hundred and twenty-one (4821) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Fish and Game.
N. E. Kendall,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 23, a bill for an act providing limitation for the commencement of action, relative to real property, additional to chapter two (2) title eighteen (XVIII) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented:

SUBSTITUTE FOR HOUSE FILE NO. 23
A Bill for an act providing limitations for the commencement of actions, relative to real property, additonal to chapter two (2) title eighteen (XVIII) of the code.

Be it enacted by the General Assembly of the State of Iowa.
Section 1. In all cases where the holder of the legal title to real estate situated within this state, prior to the first day of January, 1885, conveyed said real estate or any interest therein by deed, mortgage, or other conveyance, and the spouse failed to join therein, such spouse or the heirs-atlaw, devisees, grantees, or assigns of such spouse shall be barred from recovery unless suit is brought therefor within one year after the taking effect of this act. But in case the right to such distributive share has not accrued by the death of the spouse making such conveyance, then the one not joining is hereby authorized to maintain a suit in equity in the court of the county where the land or any part thereof is situated within two years from the taking effect of this act, and if such suit to recover is not brought within such time it shall be forever barred. Any action contemplated in this section may include lands situated in different counties, by giving notice thereof as provided by section thirty-five hundred and forty-four (3544) of the code.
Section 2. No action shall be maintained to foreclose any real estate mortage which was executed prior to January 1, 1885, unless the same is brought within one year after the taking effect of this act: Provided, that this section shall not apply, in case the record of such mortgage or any extension thereof, shall show that such debt is not yet due, which fact may be shown, within one year from the taking effect of this act by the holder of the debt, noting on the margin of the record of such mortgage in the recorder's office, any extension of the debt secured, such notation to be certified by the recorder and entered upon the index of mortgages, in the name of the mortgagor and mortgagee.
Section 3. No action shall be maintained to foreclose a real estate mortgage executed after the taking effect of this act after ten years from the maturity of the indebtedness secured hereby, as shown by the record thereof. But such mortgage lien may be continued by a renewal within such time, duly executed, acknowledged, and filed for record the same as the original mortgage.
And when so amended that the bill do pass.

> N. E. Kendale, Chairman.

## Adopted.

Also :
Mr. Spanker-Your committee on Judiciary, to whom was referred House file No. 2, a bill for an act legalizing special election of the city of Clinton, March 28th, 1901, granting certain rights to the Clinton Gas Light and Coke Company, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented.

## SUBSTITOTE FOR HOUSE FILE NO. 2.

A Bill for anactlogalizing the special election of the city of clinton, Iowa, held March 28th, 1901, whereby certain rights weregranted to the Clinton: Gas Light \& Coke Company.

Whereas, That the notice of a special election held in the City of Clinton, Iowa, March 28th, 1901, whereby certain rights were granted to the Clinton Gas Light \& Coke Company, which said notice was published in the Clinton Daily Herald and the Clinton Daily Advertiser, newspapers regularly published in the said City of Clinton at the time of such publication and election, together with a copy of the official ballot to be voted upon; and,

Whereas, Said ballot having been printed without all of the words of the caption as contemplated by statute in such case made and provided, and the ballot so printed not being spaced in accordance with the term and provisions of the statute provided for in such cases, and the ballots not having been printed upon yellow paper as required by law; and,

Whereas, At said election said proposition was voted for by a majority of all persons voting, for and against the same; and,

Whereas, It was"declared by the council of said city of Clinton upon a canvass of the votes cast upon said uroposition that the same had been carried and adopted at said election; and,

WHEREAS, Doubts have arisen respecting the legality and regularity of the notice of said election and respecting the legality and regularity of the form and kind of ballot so used at said election, and respecting the regularity and legality of all subsequent proceedings of said council relative"to said matter; therefore,

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the proceedings of the council of the City of Clinton, concerning and providing for the submission of said proposition, the notice of the stubmission thereof; the publication of said notice, the form and kind of ballot so used at said election and the said proposition and all proceedings of the city council of Clinton had with reference to said matter are hereby legalized and validated as fully and completely as though the law had been technically and fully complied with in every respect; providing, however, that nothing herein shall be construed to or in any way affect pending litigation.

Section 2. IN EFFECT, This act, being deemed of immediate importance, shall take effect from and after its publication in Clinton Daily Herald, and Clinton Daily Advertiser, newspapers published in Clinton, Iowa, without expense to the state.

And when so amended that the bill do pass.

N. E. Kendall, Chairman.

Adopted.
Also:

Mr Sipeaker-Your committee on Judiciary, to whom was referred House file No. twelve (12), a bill for an act relating to the time of bringing actions against the estates of decedents, and additional to section three thousand four hundred forty-seven $(3,447)$ of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented.

SUBSTITUTE FOR HOUSE FILE No. 12.
A Bill for an act relating to the time of bringing actions against estates of decedents and additional to section thirty-four hundred and fortyseven (3447) of the code.

Be it enacted by the General Assembly of the State of Lowa:
That in all cases where by the death of the party to be charged, the bringing of an action against his estate shall have been delayed beyond the period provided for by statute the time within which action may be brought against his estate, is hereby extended for six months from the date of the death of said decendent.

And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

## Adopted.

Also:
Mr.Speaker-Your committee on Judiciary, to whom was referred House file No. Eighteen, a bill for an act amendatory of chapter two (2) of title eight (VIII) of the code relative to the collection of taxes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented.

SUBSTITUTE FOR HOUSE FILE NO. 18.
A Bill for an act amendatory of chapter two (2) of Title VII of the code, relative to the collection of taxes.

## Be it enacted by the General Assembly of the State of lowa:

Section 1. That section fourteen hundred and twenty-three (1423) of the code be and the same islherebylrepealed and the following enacted in lieu thereof:

The person who offers to pay the whole amount of the taxes which are a lien on any parcel of land or town lot for the lowest penalty not exceeding eight per cent as provided in section fourteen hundred and thirty-six (1436) of the supplement to the code and in case any bids shall be received offering to pay such taxes without penalty, then bids shall be received as to the rate of interest, and the person bidding the lowest penalty and interest shall be the purchaser and the treasurer shall note the penalty and rate of interest for which the sale is made. Such penalty and rate of interest so bid shall ap-
ply to all subsequent payments of taxes made by the purchaser. Upon redemption from such sale the party redeeming shall pay to the auditor as redemption the penalty of eight per cent and eight per cent interest on the amount of the bids and all subsequent taxes paid by the purchaser, but the purchaser or his assignee shall receive from the Auditor only the penalty and interest bid, and the remainder of the redemption money shall be paid to the Treasurer for the benefit of the general fund of the county. Any thing in this chapter contained to the contrary notwithstanding. All acts or parts of acts in conflict herewith are hereby repealed.

And when so amended that the bill do pass.

## N.E.Kendall, Chairman.

Adopted.

## MINORITY RECOMMENDATION.

Clary of Chickasaw presented the following minority recommendation relative to the Youde-Whitmer contest:

Mr. Speaker-The undersigned, being a minority of your committee appointed to investigate and make report with reference to the contest in which Charles Youde and George R. Whitmer each claim the seat in this House as representative from the Eightieth Representative district, beg leave to report that they have taken part in the consideration and investigation of the claim of the respective parties. The said minority having failed to agree with the majority of the committe as to their findings and conclusions ask to submit the following minority report, to wit:-

We find that the said George R. Whitmer was duly elected at the general election in November, 1903, as representative from the Eightieth Representative district of Iowa, and on the second Monday of January, 1904, was duly recognized by the House of Representatives of the Thirtieth General Assembly and took the oath of office as prescribed by law, We further find that the said George $R$. Whitmer was continued in office for the period of one year from and after January 1st, 1906, by a majority vote of the people of the State of Iowa voting upon and adopting at the General Election in November, 1904, an a mendment to the constitution of the state of Iowa, which amendment is known as the Biennial Election Amendment, by virtue of which said amendment he was duly made and constituted a representative in the House of the Thirty-first General Assembly. We further find that under the constitution and the amendment thereto, the said George $R$. Whitmer has done no act which would create a vacancy in the Eightieth Representative district, and is now, and at all times has been, qualified to serve as such representative; that no person or body of persons has any legal right under the constitution of Iowa and the amendment thereto, to declare him! \{disqualified, or to remove him from office, save and except the House of Representatives of the General Assembly of the State of Iowa. That the said House of Representatives has never found against ${ }^{4}$ him as to either his election or qualification, nor has it at any time found him disqualified for any cause whatever, and that therefore no vacancy has occurred, but that
the said George $R$. Whitmer is the legally elected and qualified representative of said district in the House of Representatives of the General Assembly of Iowa. That no vacancy has occured in the said Eightieth Representative district since the election and qualification of said George R. Whitmer as aforesaid, and that therefore the election of the said Charles Youde was irregular, unauthorized and void, and that he is not entitled to a seat in this House. Wherefore the minority recommend that the claim of the said Charles Youde be rejected, and that the said George R. Whitmer retain his seat as a member of the House of Representatives to which he has been legally elected, and that he serve the term as extended by the amendment to the constitution in common with all members of the House of Representatives whose terms were extended by the same vote of the people, regularly cast at the General Election held on the second Tuesday of November, 1904, as the same was canvassed and returned by the canvassing board thereto appointed by law.

> Respectfully submitted,
> Tim C. Clary, L. F. Springer.

Passed on file.

INTRODUCTION OF BILLS.
By Hart of Allamakee, House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof, additional to chapter 8, title XII of the code.

Read first and second time and referred to committee on Judiciary.

By Summers of Van Buren, House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith.

Read first and second time and referred to committee on Public Health.
By Clary of Chickasaw, House file No. 76, a bill for an act to amend section fifty-four hundred and twenty-four (5424) of the code with reference to granting new trials in criminal cases, on account of newly discovered evidence.

Read first and second time and referred to committee on Judiciary.

By Calderwood of Scott, House file No. 77. a bill for an act making it a misdemeanor to wilfully and maliciously obstruct the lights of a dwelling house of an adjoining owner by the erection or maintenance of walls of lumber or other materials, and providng punishment therefor.
Read first and second time and referred to committee on Judiciary.

By Maben of Hancock, House file No. 78, a bill for an act amending section six hundred and twenty-two (622) of the code of Iowa in relation to the severance of territory from towns and cities.

Read first and second time and referred to committee on Judiciary.

By McNie of Benton, House file No. 79, a bill for an act to amend section two thousand four hundred and fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law.

Read first and second time and referred to committee on Sup ${ }^{-}$ pression of Intemperance.

On request of Chassell of Plymouth leave of absence was granted Offill of Jasper until Monday.

On request leave of absence was granted McAllister of Linn until Thursday.

Washburn of Mills moved that a committee of three be appointed to notify the Senate that the House was ready to receive them.

Carried.
The Speaker pro tem appointed as such committee, Washburn of Mills, Stanbery of Cerro Gordo and Langan of Clinton, who performed their duty at once.

The Sergeant-at-Arms announced the arrival of the Senate.
The President of the Senate was escorted to the Speaker's chair and the members took seats on the west side of the House chamber.

## JOINT CONVENTION.

President Herriott called the joint convention to order and the roll being called, the following named members responded:

Bailey, Bixby, Bleakly, Boland, Brooks, Bruce, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Courtright, Crose, Crawford, Cummings, Crossley, Dashiell, Davie, DeMar, Doran, Dowell, Dow, Dunham, English, Epperson, Elerick, Erickson, Flenniken, Freeman, Frudden, Gale, Garst, Geneva, Gilliland, Greely, Greene, Gregory, Hakes, Hambleton, Hanna, Harper, Hart, Hartshorn, Head, Hasselquist, Hayward, Heles, Hogue, Hume, Hopkins, Hughes, Jacobson, Jackson, Jepson, Jamison, Jones of Montgomery, Jones of Mahaska, Kennedy Kimmel, Kling, Kinne, Laird, Lambert, Langan, Leech, Lewis, Lowrey, Lundt, Lyons, McAllisier, Maytag, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Molesberry, Morris, Mott, Nichols, Newberry, Olson, Peet, ¡Powers, Pritchard, Ritter, Robinson, Sankey, Saunders, Smith of Des Moines, Smith of Mitchell, Skinner, Spaulding of Howard, Spaulding of Floyd, Springer, Stanberry, Stirton, Stoltenberg, Stookey, Summers, Stuckslager, Teachout, Taylor, Teter, Turner, Wade, Washburn, Warren, Weeks, Whipple, Whiting, Wilson of Fayette, Willson of Washington, Wilson of Clinton, Wise, Winne, Wyland, Young of Lee.

The doorkeeper here announced the committee on arrangements, together with the guests of the General Assembly, who were escorted to the chairs at the Speaker's desk.

President Herriott presented Speaker pro tem Cummings, who in a few well chosen remarks presented ex-Governor Larrabee, the guest of honor of the General Assembly, to the joint convention.

At the conclusion of the address of ex-Governor Larrabee, President Herriott presented ex-Governor Jackson and Governor Cummins, each of whom spoke briefly.

President Herriott then presented Maj. H. S. M. Byers, who read an original poem.

On motion the remarks of the speakers and the poem were ordered printed in the Journal.
(Owing to the inability to get correct transcrips of the severak speeches and the poem in time for insertion in this part of the Journal, they will be inserted at the end of the completed Journal, as has been the custom in regard to previous similar occasions.)

The reading of the minutes of the joint convention was dispersed with by unanimous consent.

On motion of Senator Lewis the joint convention dissolved.
Stella Trotter was sworn in as clerk of the committee on Public Charities.

On motion of Hambleton of Mahaska the House adjourned until Monday at 2 p.m.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Monday, January } 22,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker pro tem Cummings in the chair.
Prayer by the Rev. H. W. Porter, of Des Moines, Iowa.
Journals of Friday, January 19th, and Saturday, January 20th, were corrected and approved.

On motion of Wise of Blackhawk it was ordered that all reports of visiting committees to State institutions be referred to the Appropriations committee, so that all reports might be presented to the House at the same time and publication of all be had in the same Journal.

PETITIONS AND MEMORIALS.
Clark of Poweshiek presented petition of voters of Montezuma asking regulation, by the municipality, of telephone companies.

Referred to committee on Telephone, Telegraph and Express.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 15, a bill for an act to amend section four thousand nine hundred and thirty-six (4936) of the Code, relating to incest.

Geo. A. Newman, Secretary.

INTRODUCTION OF BILLS.
By Langan of Clinton, House file No. 80, a bill for an act to amend title 1 , chapter 3 of the code, by adding thereto the following section.

Read first and second time and referred to committee on Judiciary.

By Offill of Jasper, House file No. 81, a bill for an act to repeal section eight (8), and nine (9), of chapter fifty-three (53), of the laws of the Thirtieth General Assembly, relating to motor vehicles.

Read first and second time and referred to committee on Judiciary.

By Calderwood of Scott, House file No. 82, a bill for an act to repeal section eighteen hundred sixty-nine (1869) of the code, and to enact in lieu thereof an act regulating the pay of officers of banks, and regulating the use of bank funds by officers and employees of banks, and in prescribing the methods to be followed by officers and employees of banks in making loans from the bank to such officers or employees, and making the violation of such. regulations a crime, and prescribing the punishment therefor.

Read first and second time and referred to committee on Banks and Banking.

By Lowrey of Calhoun, House file No. 83, a bill for an act to repeal section forty-six hundred and thirty-three (4633) of the code and to enact a substitute therefor, providing for recording in the county recorders' offices, United States and State patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence.

Read first and second time and referred to committee on Judiciary.
By Epperson of Wapello, House file No. 84, a bill for an act to repeal section one thousand four hundred and seven-a ( $1407-\mathrm{a}$ ), one thousand four hundred and seven-b ( $1407-\mathrm{b}$ ), one thousand four hundred and seven-c (1407-c), one thousand four hundred and seven-d ( $1407-\mathrm{d}$ ), one thousand four hundred and seven-e ( $1407-$ e), title 7 , chapter 2 , supplement to the code.

Read first and second time and referred to committee on Ways and Means.

By Teter of Marion, House file No. 85, a bill for an act to re peal section forty-nine hundred and seventeen (4917) of the code, and to amend chapter VIII (8) of title XXIV (24) of the code, relative to offenses against the rights of suffrage.

Read first and second time and referred to committee on Elections.

By Leech of Cedar, House file No. 86, a bill for an act to re* quire and regulate the registration of births and deaths in Iowa, and to repeal chaper 100 laws of the Thirtieth General Assembly.

Read first and second time and referred to committee on Public Health.

By Chassell of Plymouth, House file No. 87, a bill for an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the northeast quarter of section seventeen (17), township ninety-two (92), north range forty-five (45), west of Fifth P. M., Plymouth county, Iowa, for the purpose of correcting the titles thereto.

Read first and second time and referred to committee on Judiciary.

By Cummings of Marshall, House file No. 88, a bill for an act to reorganize the congressional districts of the state.

Read first and second time and referred to committee on Congressional Districts

Summers of Van Buren offered the following concurrent resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, by the House, the Senate concurring, That 10,000 copies of the report of the Board of Control of the State Insititutions on the extent of tuberculosis in Iowa and the best means of prevention and gitreatment of the disease be published in pamphlet form for distribution.

The motion prevailed and the resolution was adopted.
Sankey of Decatur offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, the Honorable W. J. Laney, an honored member of the Seventh General Assembly from Decatur County, departed this life May 4, 1905, at Davis City, Iowa, therefore be it

Resolved, that a committee of three be appointed to draft resolutions commemorative of his life and public service.

Motion prevailed and the resolution was adopted.
Speaker pro tem appointed as committee to act under the resolution: Sankey of Decatur, Bailey of Ringgold, Cobb of Taylor.

Hambleton of Mahaska offered the following resolution and moved that the rule be suspended and the resolution be adopted:

- Whereas, the Honorable Hardin Tice, an honored member of this House in the Sixteenth General Assembly, then of Oskaloosa, Mahaska county, Iowa, departed this life July 15, 1905, therefore be it

Resolved, That a committee of three be appointed to present resolutions commemorating his services to the state and nation.

Motion prevailed and the resolution was adopted.
Speaker appointed as committee to act under the foregoing resolution, Hambleton of Mahaska, Morris of Sioux, Washburn of Mills.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker- I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

A bill for an act to legalize the acts of the "People's Bank" and the acts of the same corporation under the name of the "People's State Bank" located at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State.

Geo. A. Newman,<br>Secretary.

## SENATE: MESSAGE CONSIDERED.

Senate file No. 26, a bill for an act to legalize the acts of the "People's Bank" and the acts of the same corporation under the name of the "People's State Bank" located at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State.

Read first and second time and by unanimous consent taken up and considered without reference to a committee.

Nichols of Muscatine moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Ken-
dall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wyland-78.

The nays were:
None.
Absent or not voting:
Bealer, Bixby, Buckingham, Davie, Freeman, Greene, Gregory, Hollembeak, Jepson, Jones, McAllister, McClurkin, McDole, Martin, Peet, Saylor, Summers, Temple, Weeks, Wright, Mr. Speaker-2I

So the bill passed and the title was agreed to.
Nichols oflMuscatine moved that House file No. 40 be indefinitely postponed.

Motion prevailed and the bill was indefinitely postponed.
SEnate message considered.
Senate file No. 15, a bill for an act to amend section fortynine hundred and thirty-six (4936) of the code relating to incest.

Read first and second time and referred to committee on Judiciary.

Hambleton of Mahaska asked unanimous consent to withdraw House file No. 40 from the committee on Judiciary and from the further consideration of the House.

Granted.
Speaker pro tem announced that he had signed in the presence of the House Senate joint resolution No. I.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled Senate joint ressiution No. 1, a resolution relating to the selection of additional employes of the Thirty-first General Assembly, fixing their compensation and defining their duties.

> H. L. Spaulding,
> Chairman House Committee.
> D. W. Turner,
> Chairman Senate Committee.

Adopted.
On motion of Colclo of Carroll, unanimous consent having been given, House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll county, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town, with report of committee recommending passage, was taken up, considered and read for information.

Mr . Colclo moved that the rule be suspended, that the bill be considered engrossed, the reading just had, be considered the third reading, which motion prevailed.

On the question, Shall the bill pass?
The yeas were:
Bailey, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wyland-77

The nays were :
None:
Absent or not voting:
Bealer, Bixby, Buckingham, Davie, Freeman, Greene, Gregory, Hollembeak, Jepson, Jones, Koontz, McAllister, McClurkin, McDole, Martin, Peet, Saylor, Stanbery, Temple, Weeks, Wright, Mr. Speaker-22.

So the bill passed and the title was agreed to.

On motion of Carstensen of Clinton, unanimous consent having been given, House file No. 2, a bill for an act legalizing a special election of the city of Clinton, March 28th, 1901, granting certain rights to the Clinton Gas Light and Coke Company with report of committee recommending passage as amended by substitute, was taken up and considered.

Kendall of Monroe moved that substitute amendment be adopted.

Motion prevailed.
Mr. Kendall moved to amend by striking out? the words "Clinton Daily Advertiser" and inserting the words "Des Moines Register and Leader" in lieu thereof.

Motion prevailed.
Carstensen of Clinton moved that the rule be suspended, that the bill be considered engrossed, the reading just had be considered the third reading, which motion prevailed

On the question, Shall the bill pass?
The yeas were:
Bailey, Boland,Calderwood,Carden, Carstensen, Cassel,Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McCreary,McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stol tenberg, Summers, Teachout, Van Eaton, Washburn, Welden, Whiting, Wise, Willson-75.

Absent or not voting:
Bealer, Bixby, Buckingham, Freeman, Greene, Gregory, Hollembeak, Jepson, Jones, Kendall, Koontz, McAllister, McClurkin, McDole, Martin, Peet, Saylor, Stanbery, Temple, Teter, Weeks, Wright, Wyland, Mr. Speaker-24.

So the bill passed and the title was agreed to.
Cecil Murphy was sworn in as page.
On Motion of Lowrey of Calhoun the House adjourned until tomorrow at io o'clock a m.

## JOURNAL OF THE HOUSE.

$$
\left.\begin{array}{l}
\text { Hall of the House of Representatives, } \\
\text { Des Moines, Iowa, January 23, } 1906 .
\end{array}\right\}
$$

House met pursuant to adjournment.
Speaker pro tem Cummings in the chair.
Prayer was offered by Rev. John C. Carpenter, of Marne, Iowa.
On request, leave of absence was granted Pritchard of Wright until Friday.

On request of Hart of Allamakee leave of absence was granted Wright of Webster until Thursday.

## PETITIONS AND MEMORIALS.

「. Greeley of Story presented petition of citizens of Ames and vicinity asking the enactment of the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Weeks of Guthrie called up concurrent resolution relative to requesting our Senators and Representatives in Congress to use their influence and votes to procure the passage of a law bestowing upon the Interstate Commerce Commission of the United States the power to fix and regulate transportation charges, and moved its adoption.

On the question, Shall the resolution be adopted?
The yeas were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Kennedy,

Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise-86.

The nays were:
None.
Absent or not voting:
Bealer, Buckingham, Freeman, Jepson, Jones, Koontz, McAllister, McDole, Martin, Temple, Wright, Wyland, Mr. Speaker - 13 .

So the resolution was declared lost.
Lundt of Tama called up concurrent resolution relative to lobbying.

Head of Greene moved to refer same to the committee on Federal Relations with instructions to report to the Thirty-second General Assembly with their recommendations.

Motion prevailed and the resolution was so referred.
Hambleton of Mahaska offered the following resolution:
Resolved, That the special committee appointed to examine and report on amendments made necessary to the code and supplement, by reason of constitutional amendments, be provided with a clerk either by arrangement with other standing committees or by appointment if thought necessary.

Laid over under rule 34 .
introduction of bills.
By Whiting of Monona, House file No. 89, a bill for an act to legalize the organization of the independent school district of Whiting, Monona county, Iowa, and the acts of its Board of Directors.

Read first and second time and referred to committee on Judiciary.

By Frudden of Dubuque, House file No. 90, a bill for an act making an appropriation for the Dubuque Rescue Home, at Dubuque, Iowa.

Read first and second time and referred to committee on Appropriations.

By Coburn of Cherokee, House file No. 91, a bill for an act making an appropriation for the Department of Agriculture, for the erection of a permanent steel amphitheatre on the State fair grounds.

Read first and second time and referred to committee on Agriculture.

By McClurkin of Louisa, House file No. 92, a bill for an act to amend sections nineteen hundred and seventy-six (1976), nineteen hundred and seventy-seven (1977), nineteen hundred and seventynine (i979), nit en hundred and eighty-two (i982), nineteen hundred and eighty-four (1984) and nineteen hundred and eightysix (1986) of the code relating to levees built by the United States.

Read first and second time and referred to committee on Agriculture.

By Hambleton of Mahaska, House file No. 93, a bill for an act to require the displaying of the United States flag upon all State buildings, county buildings, city buildings, and school houses in independent school districts of two thousand inhabitants or more on all national or State holidays.

Read first and second time and referred to committee on Public lands and Buildings.

By Lundt of Tama, House file No. 94, a bill for an act to repeal section fifteen hundred and sixty-two ( 1562 ), fifteen hundred and sixty-two-a (i562-a), fifteen hundred and sixty-three ( 1563 ) of the supplement of the code, are hereby repealed and the following enacted in lieu thereof.

Read first and second time and referred to committee on Roads and Highways.

By Bixby of Delaware, House file No. 95, a bill for an act to establish an industrial reformatory for females, to make appropriations therefor and to provide for the transfer of inmates to and from the Industrial School for Girls.

Read first and second time and referred to committee on Appropriations.

By Teachout of Polk, House file No. 96, a bill for an act making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.

By Wise of Black Hawk, House file No. 97, a bill for an act appropriating fifty dollars ( $\$ 50.00$ ), for the purpose of repairing the Soldiers' Orphans' Monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon,

Read first and second timie and referred to committee on Appropriations.

Greene of Madison moved that when the House adjourn on Thursday, January 25th, it be until Friday, January 26th, at 2 P. m

Motion prevailed.
Summers of Van Buren moved that the chief clerk be instructed to have two hundred extra copies of the House file No. 75 printed for general use.

Motion prevailed.
Greene of Madison moved that the chief clerk be instructed to procure five hundred extra copies of House file No. 7.

Motion prevailed.

## MESSAGE FROM THE SENATE:

The following message was received from the Senate.
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Poik County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town.

George A. Newman, Secretary.

On motion of Teachout of Polk, unanimous consent being given, House file No. 96 , a bill for an ast making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly, was taken up, considered and the bill read for information.

Mr. Teachout moved that the rule be suspended, that the reading just had be considered the third reading, and the bill be considered engrossed, which motion prevailed unanimously.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassel, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland-80.

The nays were:'
None.
Absent or not voting:
Bealer, Cobb, Freeman, Greene, Gregory, Hakes, Head, Jepson, Jones, Koontz, McAllister, McDole, Martin, Peet, Pritchard, Temple, Teter, Wright, Mr. Speaker-I9

So the bill passed and the title was agreed to.
On motion of Davie of Crawford, unanimous consent having been given, House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford county, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof, was taken up, considered and read for information.

Mr. Davie moved that the rule be suspended, that the bill be considered engrossed, and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt,

McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Powers, Ritter, Robinson; Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland-8r

The nays were:
None.
Absent or not voting:
Bealer, Dow, Head, Jepson, Jones, Koontz, McAllister, McDole ${ }^{\top}$ Martin, Olson, Peet, Pritchard, Stanbery, Summers, Van Eaton, Wright, Wyland, Mr. Speaker-18

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee, unanimous consent having been given, House file No. 7 I , a bill for an act to amend section two hundred fifteen (215), title III, chapter"4 of the code relative to the distribution of reports of the Supreme Court, was taken up, considered and read for information.

Mr. Hart moved that the words "Title III, chapter 4," both in the title and the bill, be stricken out.

Motion prevailed.
Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Kling, Laird, Leech, Lister, Lowrey, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Staltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Wise, Whiting-8I

The nays were:
None.
Absent or not voting:
Bealer, Dow, Freeman, Jepson, Jones, Kennedy, Koontz, Langan, Lundt, McAllister, McDole, Martin, Pritchard, Temple, Willson, Wright, Wyland, Mr. Speaker-I8

So the bill passed and the title was agreed to.
Kendall of Monroe moved that the speaker be instructed to have all bills heretofore introduced, printed and on the desks of members at the opening of the session tomorrow.

Motion prevailed.
On request leave of absence was granted Clark of Poweshiek until Thursday.

Committee appointed to draft resolutions of respect to the memory of Hon. W. J. Laney made their report.

Journal of January 22nd was read and approved.
On motion of McNie of Benton the House adjourned until IO A. M. tomorrow.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, $\}$
Des Moines, Iowa, January 24, 1906. $\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. A. Walburn, of Osceola; Iowa.
Journal of January 23d was corrected and approved.
On request of Crose of Page leave of absence was granted Boland of Iowa for an indefinite period.

PETITIONS AND MEMORIALS.
现 Greeley of Story presented petition of citizens of Maxwell ask. ing the enactment of the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Teter of Marion presented five petitions of the citizens of Marion county asking that the present road law be repealed.

Referred to committee on Roads and Highways. message from the senate,

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable bedy that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution covering back into the treasury the unexpended balance of the Louisiana Purchase appropriation.

Gro. A, Newman, Secretary.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 28, a bill for an act to amend section thirty-six hundred fifty-two (3652) of the code, relating to trial and judgment, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 23, a bill for an act to legalize the action of the Independent School District of West Des Moines, Polk County, Iowa, in voting bonds at an election held on the 13th day of March, 1905, and legalizing the bonds issued by said school district under said election, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendall,

Chairman.
Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 24, a bill for an act legalizing the incorporation of the town of Harvey, Marion County, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendall,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 15, a bill for an act to amend section four thousand nine hundred thirty-six (4936) of the code, relative to incest, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendali,
> Chairman.

Ordered passed on file.
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 32, a bill for an act to amend chapter ten (10) as it appears in title four (4) of code, relating to townships and township officers, beg leave to report that they have had the same under consideration and have
instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented.

SUBSTITUTE FOR HOUSE FILE NO. 32
A Bill for an act to amend chapter ten (10) as it appears in title four (4) of the code relating to townships and township officers.

Be it enacted by the General Assembly of the State of Iowa:
That chapter ten (10) of title four (4) of the code of Iowa be and the same is hereby amended by adding at the end of said chapter as an additional section, number 592 -a, the following:

Section 1. Civil townships are hereby authorized and empowered to receive by gifts, devise, or bequest, money or property for the purpose of establishing and maintaining libraries, towship halls, cemeteries, or for any other public purpose. All such gifts, devises, or bequests shall be effectual only when accepted by resolution of the board of trustees of such township.

Section 2. All such property, when so accepted, shall be devoted to the use or uses, and be subject to the conditions imposed by the donor. Said property shall be administered in accordance with the directions or conditions contained in the will or other instrument conveying the same. If there be no conditions or directions contained therein, then such property shall be held, managed and controlled by the township trustees under the direction of the District Court, and the clerk of such township shall give bond for the safe keeping and proper investment and expenditure of all such funds, said bond to be fixed by the District Court, and approved by the clerk thereof in the county in which such township is situated. The clerk of the township shall make report, under oath, annually, on or before the first day of January, of all his doings in reference to the said funds, and file the same with the clerk of the District Court, which reports shall be acted upon in the same manner as reports in probate.

And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 87, a bill for an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the north east quarter of section seventeen (17), township ninety-two (92), north, range forty-five (45) west of the fifth principal meridian, Plymouth county, Iowa, for the purpose of correcting the titles thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Khndall,
> Chairman.

Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 76, a bill for an act to amend section fifty-four hundred and twenty four (5424) of the code with reference to granting new trials in criminal cases on account of newly discovered evidence, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## N. E. Kendall, <br> Chairman.

Adopted.
Also:
Mr. Spraker- Your committee on Judiciary, to whom was referred House file No. 89, a bill for an act to legalize the organization of the Independent school district of Whiting, Monona county, Iowa, and the acts of its board of directors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

## Adopted.

Also:
Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No. 83, a bill for an act to repeal section 4633 of the code and to enact a substitute therefor, providing for recording in the county recorders' offices United States and State patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence, beg leave to report that they have had the same under consideration and instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 81, a bill for an act to repeal section eight (8) and nine (9) of chapter fifty-three (53) of the Laws of the 30th General Assembly, relating to motor vehicles, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Roads and Highways.

N. E. Kendale,<br>Chairman

Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 41, a bill for an act empowering the Governor and Secretary of State to execute quit-claim deeds conveying to the grantees of S . Dunham, all of the right, title and interest of the State of Iowa in the southwest quarter, and the west half of the sontheast quarter, the south half of the northwest quarter, and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-three (73) north, range one (1) west of the 5th principal meridian, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Krndall,
> Chairman.

Adopted.

## INTRODUCTION OF BILLS.

By Bixby of Delaware, House file No. 98, a bill for an act making an appropriation for the purchase of forty-five thousand ( 45,000 ) railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

Read first and second time and referred to committee on Appropriations.

By Bealer of Linn, House file No. 99, a bill for an act to legalize the general taxes of special charter cities.

Read first and second time and referred to Committee on Judiciary.

By Clary of Chickasaw, House file No. 100, a bill for an act punishing any person who shall ask, request, or solicit another to have carnal knowledge with any female, for a consideration or - otherwise.

Read first and second time and referred to committee on Judiciary.

By English of Polk, House file No. IoI, a bill for an act making an appropriation for the Benedict Home, Des Moines, Iowa.

Read first and second time and referred to committee on Appropriation.

By Hart of Allamakee, House file No. Io2, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with reference to the title to real estate acquired by the said Cemetery association in the transaction of its business.

Read first and second time and referred to committee on Judiciary.

By Langan of Clinton, House file No. IO3, a bill for an act relating to the manner of serving notice or process on corporations organized under the laws of Iowa, but having no resident officer on whom service may be had.

Read first and second time and referred to committee onJudiciary.

By Lundt of Tama, House file No. 104, a bill for an act to repeal section fifteen hundred and thirty-two "A" (1532 a), section fifteen hundred and thirty-three (1533), section fifteen hundred and forty "A" ( 1540 a) and fifteen hundred and forty "A." ( 1540 a) of the supplement of the code, relating to the creation of highway districts, and the collection of taxes therefor.

Read first and second time and referred to committee on Roads and Highways.

By McElrath of Woodbury (by request), House file No. I05, a bill for an act to amend section forty-nine hundred and thirtyeight (4938) of the code and to make provision for the penalty for a second offence.

Read first and second time and referred to committee on Judiciary.

By Stanbery of Cerro Gordo, House file No. 106, a bill for an act authorizing an appropriation by the State for public improvements in or about navigable lakes.

Kead first and second time and referred to committee on Appropriations.

By Stoltenberg of Scott, House file No. 107, a bill for an act to amend section nine hundred and seventy-five (975) of the code relating to delinquent taxes in cities under special charter.

Read first and second time and referred to committee on Municipal Corporations.

By Teachout of Polk, House file No. ro8, a bill for an act to amend section twenty-seven hundred ninety-nine (2799) of the code, relating to uniting independent school districts.

Read first and second time and referred to committee on Schools and Text Books.

By Weeks of Guthrie, House file No. Iog, a bill for an act to amend title 17, chapter 4 , relative to the descent of real property requiring certain things in final reports of administrators, executors, guardians, and trustees, and in decrees approving same, and providing for the recording of the decrees in any county wherein the realty is situated.

Read first and second time and referred to committee on Judiciary.

Kendall of Monroe offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, That all memorial resolutions, together with such remarks thereon as the House may order printed, be incorporated in the concluding pages of the bound volume of the Journal.

Motion prevailed and the resolution was adopted.
Doran of Boone offered the following resolution:
Kesolved, by the House, the Senate concurring, That, whereas, the service provided by the State Printer in printing journals, bills and other documents that are required to be printed to facilitate the business of the General Assembly is unsatisfactory and imperfect, and is unreasonably delayed, thus causing great inconvenience and delay in the transaction of the business of this General Assembly, and consequent additional expense to the State, besides opening great opportunities for serious errors and omissions in the final records for distribution on account of such delay and imperfect work: The demand is hereby made upon the State Printer that all journals be printed in a perfect and workmanlike manner and be in the hands of the proper officer for distribution on the convening of the session of the following legislative day; that all bills and other necessary documents be furnished accurately printed according to copy, with all due and necessary promptness so as not to delay the work of this General Assembly in any manner whatsoever.

Laid over under rule 34 .
Meredith of Cass offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Wherras, The Honorable L. L. DeLano. of Atlantic, Iowa, an honored member of this Honse in the Thirtieth General Assembly, departed this life at his home in Atlantic on November 1st, 1905; therefore be it

Resolved, That a committee of three be appointed to present resolutions commemorative of the life and services of the deceased.

Motion prevailed and the resolution was adopted.
Speaker appointed Meredith of Cass, Clary of Chickasaw and Wyland of Shelby as committee provided for in the resolution.

McNie of Benton offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable Joseph E. Cobby, of Benton county, Iowa, an honored member of this body of the Eighteenth General Assembly, having recently departed this life; therefore be it

Resolved, That a committee of three be appointed by the chair to present resolutions to this Assembly commemorative of the life of the deceased.

Motion prevailed and the resolution was adopted.
Speaker appointed a committee to act in accordance with the resolution McNie of Benton, Morris of Sioux and Cheney of Clay.

Stanbery of Cerro Gordo offered the following memorial resolution and moved that the rule be suspended and the resolution be adopted:

Whrreas, the Honorable Thomas Harris, an honored member of the House in the Thirtieth General Assembly, then of Montezuma, Poweshiek county, lowa, departed this life October Sth, 1904; therefore be it

Resolved, That a committee of three be appointed to present res.lutions commemorating his services to this state and nation.

Motion prevailed and the resolution was adopted.
Speaker appointed as such committee called for said resolution, Stanbery of Cerro Gordo, Clark of Poweshiek and DeMar of Davis.

On motion of Head of Greene. Senate concurrent resolution relative to covering back into the treasury the unexpended balance of Louisiana Purchase appropriation, |was taken up, considered and Mr. Head moved that the rule be suspended, and that the House concur in the Senate resolution.

Motion prevailed and the House concurred in the Senate resolution.

On motion of Kendall of Monroe, ? $u n a n i m o u s$ consent being given, Senate file No. 24, a bill for an act legalizing the incorporation of the town of Harvey, Marion county, Iowa, was taken up, considered and read for information.

Teter of Marion moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-90.
I.he nays were:

None.
Absent or not voting:
Boland, Christianson, Clark, Langan, McAllister, Martin, Pritchard, Wright-8.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No 23, a bill for an act to legalize the action of the independent school district of West Des Moines, Iowa, in making bonds at an election held on the 13th day of March, 1905, and legalizing the bonds issued by said school district under saidelection, was taken up, considered and the bill read for information.

Teachout of Polk moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson,

Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eatun, Washburn, Weeks, Welden, Whiting, Wise, Mr. Speaker-82.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Christianson, Clark, Conn, Cummings, English, Epperson, McAllister, McCreary, McDole, Martin, Pritchard, Stanbery, Willson, Wright, Wyland-17.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, House file No. 87, a bill for an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the northeast quarter of section seventeen (17), township ninety-two (92), north range forty-five (45), west of fifth principal meridian, Plymouth county, Iowa, for the purpose of correcting the titles thereto, was taken up, considered and read for information.

Mr . Chassell moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question. Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English. Epperson, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Langan, Leech,Lister, Lundt, McClurkin, McCreary, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple,Teter,Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Mr. Speaker-82.

The nays were:
None:
Absent or not voting:
Boland, Clark, Colclo, Dow, Flenniken, Head, Kendall, Lowrey, McAllister, McCulloch, McDole, Martin, Pritchard, Stanbery, Willson, Wright, Wyland-17.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, unanimous consent having been given, House file No. 89, a bill for an act to legalize the organization of the independent school district of Whiting, Monona county, Iowa, and the acts of its Board of Directors, was taken up, considered and read for information.

Mr. Kendall moved to amend the bill by striking out the following catch phrases: "Organization and official acts legalized," "Pending litigation," "In effect."

Motion prevailed.
Clary of Chickasaw moved that the rule be suspended, the reading just had be considered the third reading that the bill be considered engrossed, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney. Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambieton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennecy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben. Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding. Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-89.

## The nays were:

## None.

Absent or not voting:
Boland, Carstensen, Clark, Dow, Hakes, McAllister, McDole, Martin, Pritchard, Wright-Io.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, unanimous consent being given, House file No. 47, a bill for an act to amend section ten hundred seventy-six (IO76) in chapter two (2) of title six (6) of the code, relating to the registration of voters, with report of committee recommending passage, was taken up, considered and the bill read for information.

Jepson of Woodbury moved that the rule be suspended, and that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstenson, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-89.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Clark, Dow, Hakes, McAllister, Martin, Pritchard, Summers, Wright-10.

On motion of Clary of Chickasaw, unanimous consent having been given, House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks (additional to chapter four (4) of title twenty-four (24) of the code), with report of commmittee recommending passage, was taken up, considered and read for information.

Mr. Clary moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Colcl, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet. Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout. Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wilson, Wise, Wyland, Mr: Speaker-85.

The nays were:
None.
Absent or not voting :
Boland, Buckingham, Carden, Clark, Coburn, Dow, English, Hakes, Head, McAllister, Martin, Pritchard, Teter, Wright-I4.

So the bill passed and the title was agreed to.
On motion of Robinson of Emmet, unanimous consent having been given, House file $N_{0}$. 57 , a bill for an act to amend section eighteen hundred and six (1806) of the code in relation to the investment of tunds of life insurance companies and associations, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Robinson moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Eng-
lish, Epperson, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister,'Lowrey, Lundt, McClurkin, McCreary, McCulloch, Mc Dole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg. Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-84.

The nays were:
Geneva-I.
Absent or not voting:
Boland, Carden, Clark, Coburn, Dow, Flenniken, Jepson, Kennedy, Langan, McAllister, Martin, Skinner, Temple, Wright -I4.

So the bill passed and the title was agreed to.
On motion of Robinson of Emmet, unanimous consent having been given, House file No. 58, a bill for an act to amend section eighteen hundred and fifty ( 1850 ) of the code in relation to the investment of funds of savings banks, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Robinson moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading which motion prevailed unanimously.

On the question, "Shall the bill pass?"
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkın, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-8I.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Carden, Clark, Coburn, Colclo, Dow, Flenniken, Geneva, Kennedy, McAllister, McDole, Martin, Pritchard, Skinner, Summers, Temple, Wright-I8.

So the bill passed and the title was agreed to.
On motion of Offill of Jasper the House adjourned untill 9.30 A. M. tomorrow.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives,
Des Moines, Iowa, January 25, 1906.
House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer by the Rev. O. W. Fifer, of Des Moines, Iowa. PETITIONS AND MEMORIALS.

Hanna of Kossuth presented petition of citizens of Goldfield. Iowa, relative to the better protection of game birds in Iowa.

Referred to committee on Fish and Game.
Ritter of Des Moines presented petition of citizens of Des Moines County relative to the repeal of existing road law.

Referred to committee on Roads and Highways.
Clark of Poweshiek presented petition of citizens of Poweshiek County relative to appropriations for the Benedict Home, Des Moines, Iowa.

Referred to committee on appropriations.
Hanna of Kossuth presented petition of citizens of Belmond, Iowa, relative to the better protection of game birds in Iowa.

Referred to committee on Fish and Game.
Hanna of Kossuth presented petition of citizens of Clarion, Iowa, relative to the better protection of game birds in Iowa.

Referred to committee on Fish and Game.
Greeley of Story presented petition of citizens of Ames and vicinity relative to the State Marshal Bill.

Referred to committee on Suppression of Intemperance.

Teachout of Polk presented remonstrance of citizens of Mitchellville, Iowa, relative to an additional building for the Industrial School at that place.

Referred to committee on Industrial Schools.

## REPORTS OF COMMITTEES.

English of Polk, from the committee on Insurance, submitted the following report:

Mr. Speaker-Your committee on Insurance, to whom was referred House file No. 20, a bill for an act in relation to insurance on real property, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Emery H. English, Chairman.

Adopted, and the bill was indefinitely postponed.
McClurkin of Lousia, from the committee on Agricultural College, submitted the following report:

Mr. Sphaker-Your committee on Agricultural College, te whom was referred House file No. 30, a bill fordan act to prohibit hazing in educational institutions, and provide a punishment therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the following substitute as an amendment.
'SUBSTITUTE FOR HOUSE FILE NO. 30.
A Bill for an act to prohibit hazing in educational institutions and provide a punishment therefor.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. If any person, who is attending or receiving instruction at any academy, college, university, or other educational institution, shall participate, aid, assist, or abet in, or conspire with others to commit any of the acts, practices or conduct, which are commonly and usually known and designated by the term "hazing', towards or upon another student or attendant at such institution, he shall, upon conviction thereof, be fined not to exceed one hundred dollars or imprisoned in the county jail not to exceed thirty days; but nothing in this act shall be construed so as to prevent the arrest, trial and conviction of such person for any other crime, which may be committed by him while engaged, aiding or abetting in such hazing.

And when so amended that the bill do pass.

E. L. McClurkin

Chairman.
Adopted.

## Substitute amendment adopted.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 78, a bill for an act to amend section six hundred and twenty-two of the code of Iowa in relation to severance of territory from towns and cities, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendali,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 80, a bill for an act to amend title 1, chapter 3, of the code by adding thereto the following section, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committe on Insurance.

> N. E. Kendall.
> Chairman.

Adopted, and the bill was so referred.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 103, a bill for an act relating to the manner of serving notice or process on corporations organized under the laws of Iowa, but having ne resident officer on whom service can be had. beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendall, Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 105, a bill for an act to amend section forty-nine hundred and thirty-eight (4938) of the code and to make provision for the penalty for a second offense, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the word "first" in the last line of section one, and inserting in lieu thereof: the words 'former judgment of" and when so amended that the billido. pass.
N. E. Kendall, Chairman:

Adopted.
Amendment adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 102, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with reference to the title to real estate acquired by the said cemetery association in the transaction of its business, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that same be amended by adding the words "Section 1 "' at the beginning of the first section and by striking out the words "and be it further enacted" in the fourth line of said section, and when so amended that the bill do pass.
N. E. Kendall, Chairman.

## Adopted.

Amendment adopted.

## Also:

Mr. Speakbr-Your committee on Judiciary, to whom was referred House file No. 100, a bill for an act punishing any person who shall ask, request, or solicit another to have carnal knowledge with any female, for a consideration or otherwise, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by inserting after the word ' ${ }^{\text {both', the words '" such fine and jail imprisonment", and when so }}$ amended that the bill do pass.

> N. E. Kendall, Chairman.

Adopted.
Amendment adopted.
McNie of Benton, from the committee on Claims, submitted the following report.

Mr. Spraktr-Your eommittee on Claims, to whom was referred House file No. 70, a bill for an act to appropriate money for the payment of the heirs of John Bryan, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Malcolm F. McNie, Chairman.

Adopted, and the bill was indefinitely postponed.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the Joint Committee on Enrolled Bills, submitted the following report:

Mr Speaker-Your Joint Committee on Enrolled Bills respectfully re. port that they have examined, and find correctly enrolled, Senate file No. 26 , a bill for an act to legalize the acts of the "Peoples Bank" and the acts of the same corporation under the name of the "Peoples State Bank' located at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State.

> H. L. Spaulding,
> Chairman House Committee. D. W. Turner,

Chairman Senate Committee.
Adopted.
Committee appointed to draft resolution of respect to the memory of Honorable John C. Keenan made its report.

Speaker announced that he had signed in the presence of the House, Senate file No. 26.

Doran of Boone called up concurrent resolution relative to state printing and moved its adoption.

Colclo of Carroll moved to lay the resolution on the table.
Colclo of Carroll and Carstensen of Clinton demanded a roll call.

On the question, Shall the resolution be laid on the table?
The yeas were:
Bixby, Carden, Cassel, Clary, Cobb, Coburn, Colclo, Crose, Freeman, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Jacobson, Jepson, Kennedy, Kling, Koontz, Langan, Leech, Lundt, McAllister, McClurkin, McCulloch, McNie, Mott, Ritter, Sankey, Skinner, Springer, Stanbery, Summers, Teachout, Temple, Wise, Whiting-38.

The nays were $\quad$.
Bailey, Buckingham, Calderwood, Carstensen, Cheney, Clark, Conn, Dashiell, Davie, De Mar, Doran, Dow, Epperson, Geneva, Hanna, Heles, Hollembeak, Hume, Jones, Kendall, Laird, Lister, McCreary, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Robinson, Shaffer, Spaulding, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Wyland, Mr. Speaker-45.

Absent or not voting:
Bealer, Boland, Chassell, Christianson, Cummings, Darrah, English, Frudden, Head, Offill, Pritchard, Saylor, Willson, Wright, Flenniken, Lowrey-I6.

So the House refused to lay the resolution on the table.
Temple of Clark moved that the resolution be referred to y the printing committee with instructions to report Friday afternoon at 2 o'clock.

Motion prevailed.

## INTRODUCTION OF BILLS.

By Hart of Allamakee, House file No. ino, a bill for an act to provide for the further encouragement and development of the dairy interest of the state and to appropriate money therefor.

Read first and second time and referred to committee on Appropriations.

By Carstensen of Clinton, House file No. ini, a bill for an act to amend the law as it appears in section forty-nine hundred and ninety-nine $B(4999 B)$ of the supplement to the code, relating to the safe-guarding of machinery.

Read first and second time and referred to committee on Judiciary.

By Stoltenberg of Scott, House file No, ri2, a bill for an act to amend section one thousand and fifteen (IOI5) of the code, relating to lien of taxes in cities under special charter.

Read first and second time and referred to committee on Ways and Means.

By Coburn of Cherokee, House file No. II3, a bill for an act making appropriations for construction, improvement, repair and contingent funds and for the purchase of land for the use of the Cherokee State Hospital.

Read first and second time and referred to committee on Appropriations.

By Temple of Clarke (by request), House file No. II4, a bill for an act to amend chapter twelve (i2) title eighteen (18) of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers.

Read first and second time and referred to committee on Judiciary.

By Hambleton of Mahaska, House file No. 115, a bill for an act to amend section number twenty-nine hundred and fortyone (2941) of the code relative to recording instruments affecting lots in cities and towns or villages, in separate books, by adding thereto as follows.

Read first and second time and referred to committee on Judiciary.

By Greene of Madison, House file No. i16, a bill for an act to amend section eight hundred and ninety four (894) supplement to code of Iowa relating to maintenance of public libraries.

Read first and second time and referred to committee on Public Libraries.

Geneva of Keokuk offered the following resolution:
WhEREAS, we, as members, need our bills in our books before committee makes report on same, in order that we may keep track of the progress of such bills while in progress of passage; therefore be it

Resolved, That our several committees do not report any bills out of committee until satisfied that such are placed in bill books of the members.

Laid over under rule 34.
Kennedy of Lee offered the following resolution and moved that the rule be suspended and the resolution be adopted.

Whereas, The Honorable John N. Irwin, a member of the Nineteenth General Assembly and a gallant soldier in the War of the Rebellion, departed this life December 22, 1905; therefore be it

Resolved, That a committee of three be appointed to draft suitable resolutions commemorating his life and public service.

Motion prevailed and the resolution was adopted.
Speaker appointed Kennedy of Lee, Temple of Clark and Clary of Chickasaw to act in accordance with the resolution.

DeMar of Davis offered the following resolution and moved that the rule be suspencled and the resolution be adopted:

Wherfas, the Hon. T. J. Prevo, an honored member of the Thirtieth General Assembly from Davis county, departed this life January 19, 1905, at Bloomfield, Iowa, therefore be it

Resolved, That a committee of three be appointed to draft resolutions commemorative of his life and public service.

Motion prevailed and the resolution was adopted.
DeMar of Davis, McCreary of Appanoose and Summers of Van Buren were appointed as committee to act in accordance with the provisions of the resolution.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senatc was asked:

Senate file No. 29, a bill for an act empowering the Governor and Secretary of State to execute quit claim deeds conveying to the grantees of S . Dunham all of the right, title and interest of the State of Iowa in the southwest quarter, the west half of the southeast quarter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-thre (73) north, range (1) west of the fifth principal meridian.

> Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll county, lowa, the election of its officers, the passage of its ordinances and resolutions and all acts done by the council of said town.

Gro. A. Newman, Secretary.

On motion of Kendall of Monroe, unanimous consent having been given, House file No. 41, a bill for an act empowering the Governor and Secretary of State to execute quit claim deeds conveying to the grantees of S.Dunham all of the right, title and interest of the State of Iowa in the southwest quarter, the west half of the southeast quarter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-three (73) north, range (1) west of the 5 th principal meridian, with report of committee recommending passage, was taken up, considered and read for information.

McClurkin of Louisa moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas.were:

Bailey, Bixby, Calderwood, Carden, Carstensen,'Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colcio, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wyland, Mr. Speaker-89.
'The nays were:

## None.

Absent or not voting:
Bealer, Boland, Buckingham, Chassell, Koontz, Pritchard, Springer, Wilson, Wright-9.

So the bill passed and the tile was agreed to.
McClurkin of Louisa moved to reconsider the vote on House file No. 4I, just taken.

Motion prevailed.
Temple of Clark moved to reconsider the vote by which House file No. 4I'passed to the third reading.

Motion prevailed.
McClurkin of Lousia asked unanimous consent that House file No 4r be withdrawn.

Granted.

## SENATE MESSAGE CONSIDERED.

Senate file No. 29, a bill for an act empowering the Governor and Secretary of State to execute quit claim deeds conveying to the grantees of S. Dunham all of the right, title and interest of the State of Iowa in the southwest quarter, the west half of the southeast quarter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twentyeight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-three (73) north, range ( 1 ) west of the 5 th principal meridian.

Read first and second time and by unanimous consent taken up without reference to a committee.

McClurkin of Louisa moved that the rule be suspended, that the bill be read a third time now, which motion prevailed unanimously, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Lagan, Leech, Lister, Lowrey, Lundt, McAllister, McCurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weєks, Welden, Whiting, Wise, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Cobb, Conn, Dow, McCulloch, Pritchard, Summers, Teachout, Willson, Wright-II.

So the bill passed and the title was agreed to.

On motion of Spaulding of Howard, unanimous consent having been given, House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2), title XVIII of the code with report of committee recommending passage as amended by substitute, was taken up, considered and the report of the committee adopted and the amendment read for information.

Spauldirg of Howard moved to amend by adding after the word "act" in the eleventh line of section 1 of original bill, the following words: "to establish such contingent right"; and by striking out in the following line, the words "to recover"; and by inserting in lieu of the word "certified" in section 2, the word "witnessed".

Amendments adopted.
Hambleton of Mahaska moved to amend by striking out the words "a renewal" in the 4th line of section 3 and inserting in lieu thereof the words "an extension."

Motion prevailed.
Wyland of Shelby moved to amend section 2 by adding after the word "mortgagee" in the last line the words "or assigns".

Lost.
Spaulding of Howard moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?.

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout,

Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wyland, Mr. Speaker- 86.

The nays were:
Lowrey, McCulloch, Teter-3.
Absent or not voting:
Bealer, Boland, Buckingham.'Dow, Hart, Langan, Pritchard, Temple, Willson, Wright-Io.

So the bill passed and the title was agreed to.
On motion of Cummings of Marshall, the House adjourned until 2 P. m. today

## AFTERNOON SESSION.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Journal of Wednesday was corrected and approved.
Kendall of Monroe in the chair.
INTRODUCTION OF BILLS.
By Cassel of Jefferson (by request), House file No. 117, a bill for an act to amend section thirty hundred and sixty A one hundred and thirty two ( $3060 \cdot \mathrm{~A}-132$ ) of the supplement of the code.

Read first and second time and referred to committee on Judiciary.

By Davie of Crawford (by request), House file No. II8, a bill for an act to amend paragraph twelve (12) of section five hundred eleven (511) of the supplement to the code relative to the mileage allowed sheriffs in certain cases

Read first and second time and referred to committee on Judiciary.

By Darrah of Lucas, House file No. I19, bill for an act to repeal section thirteen hundred and six-B (1306-B) of the supplement to the code, and Chapter forty-three (43) of the acts of the Thirtieth (30) General Assembly, and to enact a substitute therefor, relating to the limit of indebtedness of municipal corporations.

Read first and second time and referred to committee on Judiciary.

By Kennedy of Lee, House file No. 120, a bill for an act to amend section one thousand and fourteen (IOI4) of the code in relation to cities under special charters.

Read first and second time and referred to committee on Judiciary.

On motion of Hart of Allamakee, House file No. 102, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with reference to the title to real estate acquired by the said Cemetery association in the transaction of its business, with report of committee recommending passage as amended, was taken up, considered and read for information.

Speaker Clarke in the chair.
Hart moved that the rule be suspended, that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carstenson, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Mattes, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers ,Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wyland, Mr. Speaker.-86.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Cobb, Flenniken, Greeley, Gregory, Hollembeak, McNie, Peet, Pritchard, Robinson, Willson, Wright-I3.

So the bill passed and the title was agreed to.

On motion of Kendall of Monroe, House file No. 12, $a_{\mathbf{2}}^{\top}$ bill ${ }_{\mathbf{4}}^{[ } \mathrm{f}$ or an act relating to the time of bringing action against the estates of decedents and additional to section thirty-four hundred and forty-seven (3447) of the code, with report of committee recommending passage as ammended by substitute, was taken up, considered and the report of the committee adopted.

Substitute amendment was adopted.
Lowrey of Calhoun asked unanimous consent to pass further consideration of the bill at this time.

Granted.
On motion of Stanbery of Cerro Gordo, House file No. 25, a bill for an act making it a misdemeanor for unlawfully omitting to provide for a wife or child, with report of committee recommending passage as amended by substitute and minority recommending indefinite postponement, was taken up and considered.

Teter of Marion moved to substitute the minority recommendations for the report of the committee.

Lost.
Kendall of Monroe moved to adopt the report of the com mittee.

Carried.
Kendall moved that the substitute amendment recommended by the committee be adopted.

Adopted.
Teter of Marion moved to amend the bill by inserting a comma after the word "who" in the first line thereof and follow said comma by the words, "if financially able," followed by a comma immediately preceding the word "willfully" in the first line thereof.

Lost.
Teter of Marion moved to amend by striking out as follows: Beginning with the word "by" in the third line thereof and ending with the word "or" in the fourth line thereof, and reading "by imprisonment in the penitentiary not exceeding two years or."

Lost.
Stanbery of Cerro Gordo moved to amend by striking out the words "medical attendance" and inserting in lieu thereof the words "treatment for the sick."

Lost.
Teter of Marion moved to amend by adding thereto the following: "No such person can be convicted upon the testimony of the person or persons injured unless corroborated by other evidence sufficient to sustain a conviction."

Lost.
Cobb of Taylor moved the previous question.
Hart of Allamakee raised the point of order that the usual motion preliminary to putting the bill on its passage had not been made; that the vote just had on the amendment determine the only question before the House and that therefore there was nothing before the House upon which the previous question could be ordered.

Sustained.
Kendall of Monroe then moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Hambleton, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols,Olson, Powers, Ritter, Robinson, Saylor, Shaffer,Skinner,Spaulding, Stanbery, Stoltenberg, Summers, Teachout, VanEaton, Washburn, Weeks, Welden, Whiting, Wise-68.

The nays were:)
Buckingham, Clary, Coburn, DeMar, Doran, Frudden, Greene, Hakes, Hanna, Hart, Peet, Sankey, Springer, Temple, Teter, Wyland, Mr. Speaker-I7.

Absent or not voting:
Bealer, Bixby, Boland, Davie, Gregory, Heles, Kennedy' Koontz, Langan, Lundt, Offill, Pritchard, Willson, Wright-I4.

So the bill passed and the title was agreed to.
On request Cassel of Jefferson was excused until next Tuesday.
On motion of Dow of Franklin the House adjourned.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the } \\ \text { Dés Mouse of Represesentatives, } \\ \text { Friday, January } 26,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Victor West of Redfield, Iowa.
Wise of Black Hawk moved that when the House adjourn today it be until Monday, January 29th, at 2 p. m.

Motion prevailed.
The Journal of Thursday was corrected and approved.
On request leave of absence was granted Langan of Clinton until Tuesday.

On request leave of absence was granted Bealer of Linn for an indefinite time.

On request of Cobb of Taylor leave of absence was granted Bailey of Ringgold until Monday.

PETITIONS AND MEMORIALS.
Lowrey of Calhoun presented two petitions of citizens of Calhoun county relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
Nichols of Muscatine presented petition of citizenss of Muscatine county relative to a change in laws governing telephone companies.

Referred tọ committee on Telegraph, Telephone and. Express. REPORTS OF COMMITTEES.

Chassell of Plymouth, from the committee on Printing, submitted the following report:

Mr. Speaker-Your committee on Printing, to whom was referred the resolution relative to the services of the State Printer in the printing of journali, bills and documents tnat are required to be printed by the General Assembly, begs leave to report that the resolution has been duly considered. The State Printer, together with his superintendent, and the author of the resolution, accompanied by an expert printer, appeared before and addressed the committee. The various subjects touched upon by the resolution were taken up in detail, together with the dealings of the State Printer with the House in the printiag of the journals, bills, and stationery. The complaints were heard by the committee and the State Printer made explanations. Regarding the great number of typographical errors in first day's proceedings it was stated that the journal for that day had been fully corrected and reprinted without expense to the state. Explanation was made that by reason of the extraordinary quantity of matter in the journal for that day, that hurry incident to getting it out had caused an unusual number of errors, despite the effort made by the State Printer to meet the demands made upon the facilities of the office. On bills we find that 120 have been introduced, that 109 were introduced previous to yesterday, that 91 are now in the files, the last of these having been delivered last night. This mornigg we are informed that No. 101 has been sent from the office of the State Printer. After the bills leave the State Printer they pass tarough the hands of the State Binder, bill clerk and file clerk before getting into the files on desks of members. Some confusion has been experienced by members who did not know that legalizing acts are not printed and that the omissions of numbers in the files is caused by leaving out legalizing acts. The chief clerk has forwarded 71 orders for letter heads to the State Printer, and the recorll in the supply department this morning shows 41 orders delivered to members of the House Some delay has been caused this year owing to change in method of ordering stationery, the paper now being sent over from the supply department with each order for printing. Many of the orders were only recently sent over and twenty-nine members have not as yet made any order for stationery. Delay at opening of session was partly caused by the fact that the House got down to business earlier than usual after organization. The adjournment to visit state institutions was shorter than usual, there was no inauguration adjournment and those changes in the session did not give time for the printer to catch up with the work. After investigating the complaints contained in the resolution, the committee is of the opinion that under all the circumstances that the work is at the present time being creditably done and is dispatched with usual promptness. Therefore, in view of these several findings, the committee has unanimously instructed me to report the same back to the House with recommendation that the resolution be not adopted.

E. D. Chassell,<br>Chairman.

Adopted.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Juadiciary, to whom was referred House file No. 99, a bilt for an act to legalize the general taxes of special charter cities, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows: Strike out the words: 'assessments made valid"' in the first line of section one. And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Hanna of Kossuth, from the committee on Fish and Game, submitted the following report:

Mr. Speaker-Your committee on Fish and Game, to whom was referred House file No. 42, a bill for an act to amend section forty-eight bundred and twenty-one (4821) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> GEo. W. Hanna, Chairman.

Adopted.
Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. thirty-nine (39), a bill for an act to amend section fifteen hundred and thirty (1530) chapter two (2) title eight (8) of the supplement of the code of Iowa in relation to the levy of a county road fund, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the substitute herewith presented, and when so amended that the bill do pass.

SUBSTITUTE FOR HOUSE FILE NO. 39.
A Bill for an act to repeal section fifteen hundred and thirty (1530) chapter two (2), title eight (8) of the code, and section fifteen hundred and thirty (1530), chapter two (2), title eight (8) of the supplement to the code relating to the levy and disbursment of the county road fund.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section fifteen hundred and thirty (1530), chapter two (2), title eight (8) of the code, and section fifteen hundred and thirty (1530), chapter two (2), title eight (8) of the supplement to the code, be and the same are hereby repealed, and the following enacted in lieu thereof:

The Board of Surpervisors of each county may, at the time of levying taxes for other purpose, levy a tax of not more than two mills on the dollar of the assessed value of the taxable property in its county, except in cities and incorporated towns where the levy shall not exceed one mill on the dollar, which shall be collected at the same time and in the same manner as other taxes, and be known as the County Road Fund, and paid out only on the order of the Board for work done on the roads of the County in such places as it shall determine; but so much of the County Road Fund as is derived from property within any city or incorporated town shall be expended on the roads or streets within such city or incorporated town, or on roads adjacent thereto, under the direction of the city or town council; and the county treasurer shall receive the same compensation for collecting this tax that he does for collecting corporation taxes. Moneys so collected shall not be transferable to any other fund nor used for any other purpose. The Board of Supervisors shall levy such additional sum for the benefit if such townships as shall have certified a desire for such additional levy, as provided for in Section Fifteen Hundred and Twenty of this Chapter, but the amount for general township fund and the County Road Fund shall not exceed in any year six mills on the dollar. If the Board of Supervisors levy more than one mill of county road tax, they shall expend the surplus over and above one mill on the roads in the township from which the tax is collected.

M. L. Temple, Chairman.

Adopted.
Substitute amendment adopted.

## Also:

Mr. Spraker-Your committee on ways and means, to whom was referred House file No. 16, a bill for an act amendatory to and additional to chapter number nineteen A (19A) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of Dental Examiners of other states and territories, and providing for certificates of removal of Dentists from the state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Ordered passed on file.
Also:

Mr. Spaker-Your committee on Ways and Means, to whom was referred House'file No. 112, a bill for an act to amend section one thousand and fifteen (1015) of the code relating to lien of taxes in cities under special charter, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Cemple, Chairman.

Ordered passed on file.
McAllister of Linn offered the following resolution and moved that the rule be suspended and the resolution be adopted.

Whereas, The Honorable A. J. Fuhrmeister, an honored member of the Twenty-fourth General Assembly from Linn County, departed this life December 13, 1905, at Cedar Rapids, Iowa, therefore be it

Resolved, That a committee of three be appointed to draft resolutions commemorative of his life and public service.

Motion prevailed and the resolution was adopted.
McAllister of Linn, Koontz of Johnson and Peet of Jones were appointed as committee to act in accordance with the provisions of the resolution.

INTRODUCTION OF BILLS.
By Weeks of Guthrie, House file No. 121, a bill for an act providing for the inspection of intoxicating liquors, beer and malt products, and the labeling thereof, and requiring purity in their composition, and for the appointment of an inspector and deputies, fixing fees, salaries and penalties.

Read first and second time and referred to committee on Suppression of Intemperance.

By Spaulding of Howard, House file No. 122, a bill for an act amending section three thousand twenty-two (3022) of the code relating to county sealer.

Read first and second time and referred to committee on Judiciary.

By Gregory of Adams, House file No. 123, a bill for an act to amend section one thousand five hundred and sixty-six-A ( $\mathrm{I} 566 \cdot \mathrm{~A}$ ) of the supplement to the code in regard to the publish. ing of itemized accounts of township trustees on road work.

Read first and second time and referred to committee on Roads and Highways.

By Calderwood of Scott, House file No. 124, a bill for an act to repeal section twenty-four hundred and seventy-four (2474) of the code, relating to reports and returns to the Bureau of Labor Statistics, and to enact a substitute therefor.

Read first and second time and referred to committee on Labor.
By Summers of Van Buren, House file No. 125, a bill for an act to provide for the registration of trained or graduate nurses and for the issuance of certificates thereto, and to make it a misdemeanor for any person to advertise or profess to be trained for graduate nurses without having first been registered as provided herein.

Read first and second time and referred to committee on Public Health.

By Leech of Cedar, House file No. 126, a bill for an act to amend chapter one hundred and one (iOI) laws of the Thirtieth General Assembly, relating to establishing and maintaining a State Board of Health Laboratory at Iowa City.

Read first and second time and referred to committee on Appropriations.

By Teachout of Polk, House file No. 127, a bill for an act to provide for the government of certain cities, (amending title V of the code.)

Read first and second time and referred to committee on Municipal Corporations.

By Robinson of Emmet, House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provisions for same.

Read first and second time and referred to committee on Judiciary.

- On motion of Lowrey of Calhoun, House file No. 83, a bill for an act to repeal section forty-six hundred and thirty-three (4633) of the code and to enact a substitute therefor, providing for recording in the county recorders' offices, United States and State patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence, with report of committee recommending passage was taken up, considered and read for information.

Lowrey moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary,Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling. Koontz, Laira, Leech, Lister,Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Wyland, Mr. Speaker.- 86.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Cassel, Coburn, Conn, Freeman, Kennedy,Langan, Pritchard, Summers, Willson, Boland.-I3.

So the bill passed and the title was agreed to.
On motion of Clary of Chickasaw, House file No. 76, a bill for an act to amend section fifty-four hundred and twenty-four (5424) of the code with reference to granting new trial in criminal cases, on account of newly discovered evidence, with report of committee recommending passage, was taken up, considered and read for information.
Clary moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass.
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English,

Epperson, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Jaird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, Mc Culloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker -82.

## The nays were:

Dow, Greene, ${ }^{\text {T}}$ Maben, Teter-4.
Absent or not voting:
Bailey, Bealer, Boland, Cassel, Coburn, Conn, Flenniken, Freeman, Kennedy, Langan, Nichols, Pritchard, Summers-13.

So the bill passed and the title was agreed to.
On motion of McClurkin of Loussa, House file No. 32, a bill for an act to amend chapter ten (10) as it appears in title four (4) of the code relating to townships and township officers, with report of committee recommending pasage as amended by substitute was taken up, considered and substitute amendment read for information.

McClurkin moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, "Shall the bill pass?"
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregery, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, M=Allister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None:
Absent or not voting:
Bailey, Bealer, Boland, Cassel, Coburn, Conn, Freeman, Kennedy, Langan, Pritchard, Summers.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. 15, a bill for an act to amend section four thousand nine hundred and thirtysix (4936) of the code, relating to incest, with report of committee recommending passage was taken up, considered and read for information.

Kendall moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Chassell, Cheney, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeck, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCleary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris Mott, Nichols, Offil, Olson, Peet, Powers, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were;
Carstensen, Greene, Hart, McDole, Temple, Teter-6.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Cassel, Christianson, Coburn, Conn, Dashiell, Davie, Freeman, Geneva, Kennedy, Koontz, Langan, McCulloch, Pritchard, Sankey, Summers-ig.

So the bill passed and the title was agreed to.
On motion of Wright of Webster, House file No. I2, aubill for an act relating to the time of bringing actions against the estates of decedents and additional to section thirty-four hun-
dred and forty-seven (3447) of the code, with report of committee recommending passage as amended by substitute, was taken up, considered and the report of the committee, with substitute as amendment, adopted.

Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Calderwood,Carden, Carstensen, Chassell, Christianson, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker--81

## The nays were:

None.

## Absent or not voting:

Bailey, Bealer, Boland, Buckingham, Cassel, Cheney, Coburn, Conn, Freeman, Greeley, Kennedy, Langan, Pritchard, Ritter, Sankey, Summers, Teachout, Wyland-r8.
So the bill passed and the title was agreed to.
On motion of Greeley of Story, House file No. 30, a bill for an act to prevent hazing at any of the colleges or high schools in this state, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Greeley moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

The yeas were:
Bixby, Calderwood, Chassell, Clark, Clary, Cobb, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-76.

The nays were:
Temple, Wright--2.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carden, Carstensen, Cassel, Cheney, Christianson, Coburn, Conn, Cummings, Freeman, Greene, Hakes, Kennedy, Langan, McElrath, Pritchard, Stoltenberg, Summers, Teachout--21.

So the bill passed and the title was agreed to.
Carstensen of Clinton asked unanimous consent to have House file No. 11 recalled from the Judiciary committee and referred to the committee on Labor.

Granted.
By request Cheney of Clay and Lister of Grundy were excused until Tuesday.

On motion of Cummings of Marshall, the House adjourned.

## JOURNAL OF THE HOUSE.

> Hall of the House of Representatives, Des Moines, Iowa, January $29,1906$.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. W. B. Gage of Des Moines, Iowa.

On request of Jacobson of Winneshiek, leave of absence was granted Shaffer of Fayette until Wednesday:

On request, Sankey of Decatur, Powers of Floyd and Hanna of Kossuth were excused until tomorrow.

PETITIONS AND MEMORIALS.
Teter of Marion presented petition of citizens of Marion county relative to the road law.

Referred to committee on Roads and Highways.
Hambleton of Mahaska presented petition of citizens of Oskaloosa relative to a Woman Suffrage law.

Referred to committee on Woman Suffrage.
Conn of Butler presented petition of twenty-two citizens of Butler county relative to Marshal bill.

Ritter of Des Moines presented petition of William Lowe of Lotty, Iowa, asking that the present road law be repealed.

Referred to committee on Roads and Highways.
Mott of Audubon presented petition of citizens of Audubon county favoring Woman Suffrage.

Referred to committee on Woman Suffrage.
Colclo of Carroll presented petition of citizens of Carroll county asking the enactment of the Marshal bill.

Referred to committee on Suppression of Intemperance.

Offill of Jasper presented petition of citizens of Jasper county asking the repeal of the present road law.

Referred to committee on Roads and Highways.
Darrah of Lucas presented petition of voters of Lucas county relative to the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Weeks of Guthrie presented petition of citizens of Guthrie Center relative to the Marshal bill.

Referred to committee on Suppression of Intemperance.
Kendall of Monroe, from the committee on Judiciary, submitted the following report:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 118, a bill for an act to amend paragraph twelve ' (12) of section five hundred and eleven (511) of supplement to code, relative to the mileage allowed sheriffs in certain cases, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with therecommendation that the same be indefinitely postponed-

> N. E. Kendall, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 77, a bill for an act making it a misdeameanor to wilfully and maliciously obstruct the lights of a dwelling house of an adjoining owner by the erection of or maintenance of walls of lumber or other materials and providing punishment therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kandall, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Sphaker-Your committee on Judiciary to whom was referred House file No. 122, a bill for an act amending section three thousand twentytwo (3022) of the code, relating to county sealer, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall, Chairman.

Adopted, and the bill was indefinitely postponed.

Also:
Mr. Sphakir-Your committee on Judiciary, to whom was referred House file No. 115, a bill for an act to amend section number twenty-nine hundred and forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages in separate books by adding thereto as follows, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Spraker-Your committee on Judiciary, to whom was referred House file No. 119, a bill for an act to repeal section thirteen hundred and six-B ( $1306-B$ ) of the supplement of the code, and chapter forty-three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor, relating to the limit of indebtedness of municipal corporations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairmoen.

Adopted.
Alsa:
Mr. Spraxer-Your committee on Juđiciary, to whom was referred House file No. 117, a bill for an act to amend section thirty hundred and sixty-A-one hundred and thirty-two (3060-A-132) of the code, beg leave to report that they have had the same under consideration apd have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Spraker-Your committee on Judiciary, to whom was referred House file No. 114, a bill for an act to amend chapter twelve (12), title eighteen (18), of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kindall,<br>Chairman.

Adopted.

Wright of Webster, from the committee on Constitutional Amendments, submitted the following report:

Mr. Sphaker-Your committee on constitutional amendments, to whom was referred House Joint Resolution No. 1, proposing an amendment to the constitution of the State of Iowa, additional to section eighteen (18) of article one (1) of said constitution, beg leave to report that they have had the same under consideration and that the same do pass.

R. M. Wright, Chairman.

Adopted.
Also:
Mr. SPEAKRR-Your committee on constitutional amendments, to whom was referred House Joint Resolution No.2, proposing to amend the constitution of the State of Iowa, so as to provide for the initiative and referendnm, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
R. M. Wright,

Chairman.
Adopted, and the joint resolution was indefinitely postponed.

## REPORT OF JOINT COMMIFTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:
Mr. Spearez-Your joint commitee on Enrolled Bills respectfully report that they have eximined, and fad correetly enrolled, Senate file No. 23, a bill for an act to legalize the action of the Independent School District of West Des Moines, Polk county, Iowa, in voting bonds at an election held on the 13th day of March, 1905, and legalizing the bonds issued by said schook district under said election.

H. L. Spauldimg, Chairman Howse Committee.<br>Dan Turner,<br>Chairman Senate Committee.

Adopted.
Also:
Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 24, a bill for an act to legalize the incorporation of the town of Harvey, Marion County, Iowa.

H. L. Spaulding,<br>Chairmean House Committee.<br>Dan Turner,<br>Chairman Senate Committce.

Adopted.
By English of Polk, House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives, and making an appropriation therefor.

Read first and second time and referred to committee on Appropriations.

By Carden of Henry, House file No. 130, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Mt. Pleasant State Hospital.

Read first and second time and referred to committee on Appropriations.

By Gregory of Adams (by request), House file No. I3I, a bill for an act to amend the law as it appears in sections twentyseven hundred thirty-nine (2739), twenty-seven hundred fiftyseven (2757), twenty-seven hundred sixty-two (2762), twenty. seven hundred sixty-four (2764), twenty-seven hundred sixty-five (2765), twenty-seven hundred sixty-nine (2769), twenty-seven hundred seventy-three (2773), twenty-seven hundred eighty-five 2785 ), and twenty eight hundred one (2801) of the code and section twenty-seven hundred fifty-four (2754) of the supplement to the code and to repeal section twenty-seven hundred ninety-three (2793) of the code and enact a substitute therefor, relative to the school year, organization and meetings of the school boards, repots of school officers, and changing of boundaries of school corporations.

Read first and second time and referred to committee on School and Text Books.

By Hambleton of Mahaska (by request), House file No. 132, a bill for an act granting power to county boards of supervisors to contract with justices of the peace and constables for the payment of fixed salaries.

Read first and second time and referred to commiftee on Compensation of Public Officers.

By Head of Greene, House file No 133, a bill for an act to prohibit certain acts tending to a breach of the peace and to provide penalties for its viol

Read first and second time and referred to committee on Judiciary.

By Weeks of Guthrie, House file No 134, a bill for an act to provide for extension work by the Iowa State College of Agriculture and the Mechanic Arts, and for investigations and experimental work by the Agricultural Experiment Station and to make appropriations therefor.

Read first and second time and referred to committee on Agriculture.

Mattes of Sac, offered the following resolution and moved that the rule be suspended and the resolution adopted:

Resolved, by the House, the Senate concurring, That wherever practicable all appropriations made by the Thirty-first General Assembly be made for one year only.

Motion prevailed and the resolution was adopted.
Jones of Montgomery offered the following resolution:
Concurrent resolution relative to publishing fifteen thousand copies of the last annual report of the Iowa Highway Commission.

Whereas, The law creating the State Highway Commission makes no provision for the printing of its annual reports made to the governor; and

Whereas, The report for the year ending July 1st, 1905, contains a large amount of information of special interest and value to the farmers and road builders of Iowa; therefore, be it

Resolved by the House, the Senate concurring, That fifteen thousand copies of said report be printed in pamphlet form for distribution by said Highway Commission.

Laid over under rule 34.
Darrah of Lucas presented the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable George McNeeley, an honored member of this House in the Twenty-fourth and Twenty-fifth General Assemblies from Lucas County, departed this life January 19, 1906: therefore be it

Resolved, That a committee of three be appointed to draft resolutions commemorative of his life and services to the State and Nation.

Motion prevailed and the resolution was adopted.
Chair appointed as committee to act in accordance with resolution, Darrah of Lucas, Kendall of Monroe, McCulloch of Wayne.

Laird of Fremont offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable Sturgis Williams, an honored member of the Twenty-fifth and Twenty-sixth Geveral Assembly from Fremont County, and a gallant soldier of the Civil War, departed this life January 18, 1905; therefore be it

Resolved, That a committee of three be appointed to present resolutions commemorating his services to the State and Nation.

Motion prevailed and the resolution was adopted.
Speaker appointed as members of committee provided for by above resolution, Laird of Fremont, Cobb of Taylor, Stanbery of Cerro Gordo.

The Speaker announced that as Speaker of the House, in the presence of the House, he had signed Senate file No. 23 and Senate file No. 24.

On motion of Hambleton of Mahaska, House file No. I8, a bill for an act amendatory of chapter two (2) of title VII of the code relative to the collection of taxes, with report of committee reccommending passage as amended by substitute, was taken up, considered and the report of the committee, with subsitute as amendment, adopted and read for information.

Hollembeak of Adair moved the previous question.
Motion prevailed.
Mr. Hambleton moved that the rule be suspended, that he bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Clark, Cobb, Cummings, Darrah, Doran, Hambleton, Hollembeak, McAllister, McClurkin, McDole, Martin, Meredith, Pritchard, Spaulding, Temple, Wright-I6.

The nays were:
Bailey, Bealer, Boland, Carden, Carstensen, Chassell, Cheney, Christianson, Colclo, Crose, Dashiell, DeMar, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene,Hakes, Hart, Head, Heles, Jacobson, Jepson, Jones, Kling, Laird, Leech, Lowery, Lundt, McCreary, McNie, Maben, Mattes, Mott, Nichols, Offill,Olson, Ritter, Skinner, Stoltenberg, Teter, Van Eaton, Weeks, Weldon, Whiting, Willson, Wise, Wyland, Mr. Speaker-52.

Absent or not voting:
Bixby, Buckingham, Calderwood, Cassel, Clary, Coburn, Conn, Davie, Greeley, Gregory, Hanna, Hume, Kendall, Kennedy, Koontz, Langan, Lister, McCulloch, McElrath, Morris, Peet, Powers, Robinson, Sankey, Saylor, Shaffer, Springer, Stanbery, Summers, Teachout, Washburn-3I.

So the bill was declared lost.
On motion of Wright of Webster, Senate file No. ro, a bill for an act to amend section thirty-six hundred and fitty two (3652) of the code, relating to trial and judgment, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Carden, Carstensen, Cheney, Christianson, Clark, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kling, Laird, Leech, Lowrey, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Ritter, Robinson, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-68.

The nays were:
None.
Absent or not voting:
Bixby, Buckingham, Calderwood, Cassel, Chassell, Clary, Coburn, Conn, Davie, Hanna, Hume, Kendall, Kennedy, Koontz, Langan, Lister, Lundt, McCulloch, McElrath, Morris, Peet, Powers, Pritchard, Sankey, Saylor, Shaffer, Springer, Stanbery, Summers, Washburn, Wyland-3I.

So the bill passed and the title was agreed to.
On motion of Weeks of Guthrie, the House adjourned until 9:30 A. M. tomorrow.

## JOURNAL OF THE HOUSE.

$$
\left.\begin{array}{c}
\text { Hall of the House of Representatives, } \\
\text { Des Moines, Tuesday, January } 30,1906 .
\end{array}\right\}
$$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Reverend J. E. Wilkins, of Woodbine, Iowa.

Journal of Friday, January 26th, was corrected and approved.
PETITIONS AND MEMORIALS.
Freeman of Pottawattamie presented petition of voters of county relative to a Primary Law.

Referred to committee on Elections.
Jepson of Woodburry presented resolution of Sioux City Homeopathic medical society recommending the passage of the proposed "Anti-Tuberculosis bill."

Referred to committee on Public Health.
Koontz of Johnson presented memorial of Solon chapter I. O. G. T. lodge relative to the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Gregory of Adams presented petition of citizens of Adams county relative to the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Hakes of Pocahontas presented petition of citizens of Pocahontas county relative to the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.

Freeman of Pottawattamie presented petition of voters of Pottawattamie county relative to the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Head of Greene presented petition of citizens of Greene county relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
McNie of Benton presented petition of citizens of Benton county asking amendment of the present road law.

Referred to committee on Roads and Highways.
Whiting of Monona presented petition of citizens of Ida and Monona counties asking the enactment of the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Cobb of Taylor presented petition of citizens of Taylor county asking the enactment of the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Mattes of Sac presented two petitions of citizens? ${ }_{3}$ of Sac county relative to Woman Suffrage amendment.

Referred to committee on Woman Suffrage.

## REPORTS OF COMMITTEE.

Head of Greene, from the committee on Banks and Banking, submitted the following report:

Mr. Speaker-Your committee on Banks and Banking, to whom was referred House file No. 27, a bill for an act to amend Section eighteen hundred and fifty (1850), chapter 10 , title 9 , paragraph 4 of the code relating to investment of funds of savings banks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Adopted.
Also:

Mr. Sphaker-Your committee on Banks and Banking, to whom was referred House file No. 51, a bill for an act to amend the law as it appears in section eighteen hundred eighty-nine (1889) of the supplement to the code relative to loan and trust companies, beg leave to report that they have had the same under consideration and have instructed me to repurt the same back to the House with the recommendation that the same do pass.

## Mahlon Head, Chairman.

Adopted.

## MESSAGES FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker- I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked.

Senate file No. 40, a bill for an act to amend section one thousand eight hundred and sixty-nine (1869) of the code and providing a penalty for the crime of embezzlement stated therein.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 62, a bill for an act amending section 822 of the code, in relation to the severance of territory from towns and cities.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 60, a bill for an act to amend section fourteen hundred and seven (1407) of the code, relating to the collecting of delinquent taxes.

Geo. A. Newman, Secretary.
Also:
Mr. SPEAKER-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 2, a bill for an act to legalize the special election of the City of Clinton, March 28, 1901, granting certain rights to the Clinton Gas Light and Coke Co.

George A. Newman, Secretary.

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

House file No. 89, a bill for an act to legalize the organization of the Independent School District of Whiting, Monona county, Iowa, and the acts of its Board of Directors.

Geo. A. Newman, Secretary.
On request leave of absence was granted Carden of Henry for today.

Jones of Montgomery called up concurrent resolution relative to publishing 15.000 copies of the last report of the State Highway Commission and moved its adoption.

Doran of Boone moved to amend by making the number 10 ,000.

The hour set for the special order, the consideration of the contest from the Eightieth Representative District, having arrived, Wright of Webster called for the reading of the committee report and moved its adoption.

Clary of Chickasaw moved that the recommendations of the minority be substituted for the report of the committee.

On motion of Teter of Marion the House adjourned till 2 p. m.
afternoon session.
House met pursuant to adjournment.
Contest case resumed.
Bealer of Linn moved the previous question.
Motion prevailed.
On motion to substitute the minority recommendation for the report of the committee, Temple of Clarke and Davie of Crawford demanded a roll call.

On the question, Shall the recommendation of the minority be substituted for the report of the committee?

The yeas were:
Bealer, Bixby, Cassel, Christianson, Clary, Cobb, Colclo, Davie, DeMar, Dow, Freeman, Frudden, Geneva, Greeley, Greene,. Gregory, Hakes, Hambleton, Hanna, Heles, Jones

Kennedy, Kling, Koontz, Laird, Langan, Leech, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Nichols, Offill, Peet, Pritchard, Ritter, Sankey, Skinner, Springer, Summers, Temple, Teter, Welden, Whiting, Willson, Wise, Wyland-50.

The nays were:
Bailey, Boland, Buckingham, Calderwood, Carstensen,Chassell, Cheney, Clark, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Doran, English, Epperson, Flenniken, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Lister, Lowrey, Lundt, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Robinson, Shaffer, Spaulding, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Wright, Mr. Speaker-45.

Absent or not voting:
Carden, Kendall, Saylor, Stanbery-4.
So the recommendations of the minority were substituted for the report of the committee.

Springer of Buchanan moved that the minority report be adopted.

Wright of Webster and Hollembeak of Adair demanded a roll call.

On the question, Shall the report of the minority be adopted?
The yeas were:
Bailey, Bealer, Bixby, Boland, Cassel, Christianso n, Clary,Cobb, Colclo, Crose, Davie, DeMar, Dow, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Heles, Jones, Kennedy, Kling, Koontz, Laird, Langan, Leech, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Nichols, Offill, Peet, Pritchard, Ritter, Sankey, Skinner, Springer, Summers, Temple, Teter, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-54.

The nays were:
Buckingham, Calderwood, Carstensen, Chassell, Cheney,Clark, Coburn, Conn, Cummings,Darrah,Dashiell,Dorar, Englist, Epperson, Flenniken, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Lister, Lowrey, Lundt, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Robinson, Shaffer, Spaulding, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Wright-4I.

Absent or not voting:
Carden, Kendall, Saylor, Stanbery-4.
So the minority report was adopted.
Clary of Chickasaw moved that George R. Whitmer of O'Brien county be sworn in and seated as a member of this House from the Eightieth Representative district.

Motion prevailed.
Mr. Whitmer appeared at the chief clerk's desk, was sworn in and signed the constitutional oath.

Weeks of Guthrie introduced the following resolution:
Whereas, The employment of those in our penal institutions is a question of great importance, and

Whereas, It is difficult to determine from the different reports the amount or volume of such labor, the product thereof, and the financial income derived therefrom by the State; therefore, be it

Resolved, That the committee on Penitentiaries be and the same is hereby instructed to investigate and report to this House, as soon as practicable, the volume of work done by inmates of our penitentiaries, in days work, during the last biennial period. If any of such labor was done under contract, the nature of such labor, who for, character, extent, time to run of said contract and how much has been paid the State for such labor during said period. What labor, if any, is in contemplation for such inmates during the next biennial period.

Laid over under rule 34 .
Doran of Boone asked unanimous consent to withdraw his amendment offered to concurrent resolution relative to printing I5,000 copies of the report of the Iowa State Highway Commission.

Granted.
On motion of Robinson of Emmet, the House adjourned until 9:30 A. m., tomorrow.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives,
Des Moines, Iowa, January 31, 1906. $\}$
House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer was offered by the Reverend A. L. Go den of Manning, Iowa.

Journal of Monday, January 29th, was corrected and approved.
On request McClurkin of Louisa was granted leave of absence until tomorrow.

On request of Carstensen of Clinton leave of absence was granted Langan of Clinton for the rest of the week.

On request of Leech of Cedar leave of absence was granted Stanbery of Cerro Gordo until Monday on account of sickness.

PETITIONS AND MEMORIALS.
Teter of Marion presented petition of citizens and voters of Swan Township, Marion County, relative to the repeal of present statute in relation to working roads.

Referred to committee on Roads and Highways.
Wyland of Shelby presented petition of citizens of Shelby County, Iowa, in favor of Woman Suffrage.

Referred to committee on Woman Suffrage.
Sankey of Decatur presented petition of over 200 citizens of Decatur County asking for the submission to the voters of Iowa of a Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
McNie of Benton presented a remonstrance of Benton County Medical Society against the placing of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Wyland of Shelby presented petition of citizens and residents of Defiance, Iowa, relative to preparing and having enacted a law restraining honey bees trom buzzing and running at large and roaming about the public streets in cities and towns and especially the town of Defiance.

Referred to committee on Agriculture.
Hambleton of Mahaska presented a remonstrance of physicians of Mahaska county relative to placing an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Welden of Hardin presented petition of citizens of Iowa requesting the passage of State Marshal bill.

Referred to committee on Suppression of Intemperance.
Welden of Hardin presented petition of citizens of Hardin county asking the submission of Woman Suffrage amendment

Referred to committee on Woman Suffrage.
Meredith of Cass presented petition of twelve women of Cass county asking the submission of Suffrage amendment.

Referred to committee on,Woman Suffrage.
Greeley of Story presented petition of citizens of Story county relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
Koontz of Johnson presented petition of the Society King's Daughters and of other citizens of Johnson county asking the passage of Child Labor Law.

Referred to committee on Labor.
Teter of Marion presented petition of citizens of Marion county asking the repeal of present statutes relative to working roads.

Referred to committee on Roads and Highways.
Martin of Pottawattamie presented petition from citizens of Pottawattamie relative to Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Bailey of Ringgold presented petition of citizens of Ringgold county relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
Meredith of Cass presented petition of Atlantic Woman's Christian Temperance Union, relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
Wise of Blackhawk presented petition of citizens of Blackhawk relative to Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Christianson of Hamilton presented petition of citizens of Hamilton county relative to Woman Suffrage amendment.

Referred to committee on Woman Suffrage.
Jepson of Woodbury presented petition of citizens of Woodbury county relative to Woman Suffrage.

Referred to committee on Woman Suffrage.
The House resumed consideration of the concurrent resolution relative to the publication of 15,000 copies of the report of the Iowa State Highway Commission.

Jones of Montgomery moved the adoption of the resolution.
Motion prevailed.
McAllister of Linn, from the committee appointed to dratt resolutions of respect to the memory of Honorable A. J. Fuhrmeister, submitted report.

## REPORTS OF COMMITTEES.

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 92, a bill for an act to amend sections one thousand nine hundred seventy-six (1976) one thousand nine hundred seventy-seven (1977) one thousand nine hnndred seventy-nine (1979) one thousand nine hundred eighty-two (1982) one thousand nine hundred eighty-four (1984) and one thousand nine hundred eighty-six (1986) of the code relating to levees built by the United States, beg leave to report that they have had the same under consideration, and have instructed me to report the same back to the House with the recommendation that the same do pass.

> J. S. Pritchard, Chairman.

Adopted.
Leech of Cedar, from the committee on Public Health, submitted the following report:

Mr. Speakgr-Your committe on Public Health, to whom was referred House file No. 49, a bill for an act to amend section two thousand five hundred seventy-six (2576) of the code so as to change the dates of the meetings of the State Board of Medical Examiners, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## L. J. Leech, <br> Chairman.

Adopted.
Also:
Mr. Sphaker-Your committee on Public Health, to whom was referred House file No. 59, a bill for an act to amend section two thousand five hundred sixty-seven (2567) of the code, so as to include the reporting of divorces, and to change the time of reporting marriages and divorces to the State Board of Health, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> L. J. Lereh, Chairman.

Adopted.
Weeks of Guthrie called up the resolution relative to ascertaining in regard to employment of those in the State penal institutions.

Weeks moved the adoption of the resolution.
Motion prevailed.
The resolution was referred to the committee on Penitentiaries.
Geneva of Keokuk asked unanimous consent to withdraw the resolution relative to the printing of House bills.

Granted.
Epperson of Wapello offered the following resolution, and moved that the rules be suspended and the resolution be adopted.

Whereas, The Honorable A. W. Buchanan, an honored member of the Twenty-eighth, Twenty-ninth and Thirtieth General Assemblies, from Wapello county, departed this life at his home in Ottumwa, during the year 1904; therefore, be it

Resolved, That a committee of three be appointed to present resoJutions commemorative of his life, and service to the State.

Motion prevailed and the resolution was adopted.
Speaker appointed as committee to act in accordance with the provisions of above resolution, Epperson of Wapello, Kendall of Monroe, McCreary of Appanoose.

By Martin of Pottawattamie, House file No. 135, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Iowa School for the Deaf.

Read first and second time and referred to committee on Appropriations.

By Dashiell of Warren, House file No. I36, a bill for an act to prohibit and punish the playing of the game commonly known as foot ball by public schools.

Read first and second time and referred to committee on Schools and Text-Books.

By Teachout of Polk, House file No. 137, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Industrial School for Girls.

Read first and second time and referred to committee on Appropriations.

By McClurkin of Louisa, House file No. 138, a bill for an act to amend section forty-eight hundred twenty-one (482I) of the code relating to hunting on enclosed land.

Read first and second time and referred to committee on Fish and Game.

By Skinner of Union (by request), House file No. I39, a bill for an act to appropriate the sum of ten thousand ( $\$ 10,000$ ) dollars, for the relief of Ernest L. Ireland on account of injuries received while in the employ of the State of Iowa in the construction of a State building, and directing the manner of the payment of such appropriation.

Read first and second time and referred to committee on Claims.

By Weeks of Guthrie, House file No. I40, a bill for an act to amend section one thousand five hundred sixty-three ( 1563 ), title eight (8), chapter two (2) of the code by inserting in said section the words cockle burr, so that said section will include Russian thistle or salt wort and cockle burr.

Read first and second time and referred to committee on Agriculture.

By Temple of Clarke, House file No. 141, a bill for an act to amend title sixteen (XVI), chapter two (2), of the code relating to the conveyance of real property where either spouse is insane.

Read first and second time and referred to committee on Judiciary.

By Cummings of Marshall, House file No. I42, a bill for an act making appropriation for the construction, improvement, repair of buildings, and for support and contingent funds for the Iowa Soldiers' Home.

Read first and second time and referred to committee on Appropriations.

By Carstensen of Clinton, House file No. I43, a bill for an act to amend section two thousand four hundred forty-eight (2448) of the code relating to the sale of intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance.

By Wise of Blackhawk, House file No. 144, a bill for an act to amend section one thousand four hundred sixty-seven (1467) of the code, relative to assessment and sollection of collateral inheritance tax.

Read first and second time and referred to committee on Ways and Means.

By Shaffer of Fayette, (by request) House file No. I45, a bill for an act to define and regulate the practice of optometry, and for creation of a Board of Examiners in Optometry.

Read first and second time and referred to committee on Public Health.

By Wyland of Shelby, House file No. I46, a bill for an act appropriating the sum of eight hundred, sixty-eight and fortyeight one•hundredths dollars ( $\$ 868.48$ ) to be paid to H.W.Tapley and Philip Morgan in settlement of all claims against the State of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the State.

Read first and second time and referred to committee on Claims.

By Gregory of Adams, House file No. 147, a bill for an act making an appropriation for the Iowa Corn Growers' Association.

Read first and second time and referred to committee on Appropriations.

By Peet of Jones, House file No. 148, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the State Penitentiary at Anamosa.

Read first and second time and referred to committee on Appropriations.

By Welden of Hardin, House file No. 149. a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Industrial School for Boys.

Read first and second time and referred to committee on Appropriations.

By Leech of Cedar, House file No. I50, a bill for an act to determine the sanitary and other conditions and the nature of the natural water supplies of the State of Iowa by conjoint action of the United States Geological Survey and the State Board of Health.

Read first and second time and referred to committee on Public Health.

By Kennedy of Lee, House file No. 151 , a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the State Penitentiary at Fort Madison

Read first and second time and referred to committee on Appropriations.

By Head of Greene, House file No. 152, a bill for an act to regulate corporations organized under the laws of any state, territory, or country, other than the State of Iowa.

Read first and second time and referred to committee on Judiciary.

By English of Polk, House file No. 153, a bill for an act to amend section seven (7), chapter forty (40) of the Acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which calndidates may procure their names to be placed on the primary ticket.

Read first and second time and referred to committee on Elections.

By English of Polk, House file No. i54, a bill for an act to amend section four thousand five hundred ninety-eight (4598) of the code, relative to the fees of constables.

Read first and second time and referred to committee on Compensation of Public

By Wright of Webster, House file No. I55, a bill for an act to appropriate money for the construction of a suitable fire proof building on the Iowa State Fair Grounds for the use of Iowa manufacturers in exhibiting their products.

Read first and second time and referred to committee on Appropriations.

By Teter of Marion, House file No. 156 , a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the State Hospital for Inebriates at Knoxville.

Read first and second time and referred to committee on Appropriations.

By Springer of Buchanan (by request), House file No. I57, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Independence State Hospital.

Read first and second time and referred to committee on Appropriations.

By Weeks of Guthrie (by request), House file No. I58, a bill for an act to amend section four hundred ninety-one (491) of the code, providing for deputy treasurers and fixing salaries thereof.

Read first and second time and referred to committee on Compensation of Public Officers.

By Stoltenberg of Scott,. House file No. 159, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Soldiers' Orphans' Home.

Read first and second time and referred to committee on Appropriations.

By Cheney of Clay, House file No. 160 , a bill for an act to amend section eight hundred ten (8Io) of the code relating to notice of street improvements and sewers.

Read first and second time and referred to committee on

By Washburn of Mills, House file No. 16I, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Institution for Feeble-Minded Children.

Read first and second time and referred to committee on Appropriations.

SENATE MESSAGES CONSIDERED.
Senate file No. 40, a bill for an act to amend section one thousand eight hundred sixty-nine (1869) of the code and providing a penalty for the crime of embezzlement stated therein.

Read first and second time and referred to committee on Judiciary.

Senate file No. 62, a bill for an act amending section six hundred twenty-two (622) of the code, in relation to the severance of territory from towns and cities.

Read first and second time and referred to committee on Municipal Corporations.

Senate file No. 60, a bill for an act to amend section one thousand four hundred and seven (1407) of the code, relating to the collection of delinquent taxes.

Read first and second time and referred to committee on Ways and Means.

On motion of McElrath of Woodbury, House file No. 105, a bill for an act to amend section four thousand nine hundred thirty eight (4938) of the code and to make provisions for the penalty for a second offense, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

McElrath moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling,

Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Buckingham, Cheney, Coburn, Davie, Greene, Hart, Kendall, Langan, McClurkin, McCulloch, Springer, Stanbery-I2

So the bill passed and the title was agreed to.
On motion of Bealer of Linn, House file No. 99, a bill for an act to legalize the general taxes of special charter cities, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

Bealer moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McNie, Maben, Martin, Mattes, Morris, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker- 85.

The nays were:
None:

Absent or not voting:
Davie, Greene, Kendall, Kennedy, Langan, McClurkin, McCulloch, McElrath, Meredith, Mott, Pritchard, Springer, Stanbery, Stoltenberg, Temple-I 5. ${ }^{\text {. }}$

So the bill passed and the title was agreed to.
On motion of Cobb of Taylor, House file No. i6, a bill for an act amendatory to and additional to chapter nineteen (19) of the supplement to the code relative to the pratice of dentistry, with report of committee recommending passage, was taken up, considered, the report of the committee adopted and the bill read for information.

Chassell of Plymouth moved to amend by adding after the word "territory" in the fourth line, "in which the rqualifications are equal to those required for dental license in the State of of Iowa."

Chassell of Plymouth moved that the bill be re-referred to the committee.

Motion prevailed and the bill was re-referred to the committee on Ways and Means.

On motion of Hanna of Kossuth, House file No. 39, a bill for an act to amend section one (1), chapter two (2), title eight (8) of the supplement to the code of Iowa, relative to the levy of a county road fund, with report of committee recommending passage as amended by substitute, was taken up,considered and read for information.

On motion of Weeks of Guthrie the bill was referred to the committee on Roads and Highways.

On motion of Cassel of Jefferson, House file No. II7, a bill for an act to amend section three thousand sixty-a-one hundred thirtytwo (3060-a-132) of the st:pplement to the code, with the report of committee recommending passage, was taken up, considered and read for information.

Cassel moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark. Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson. Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Davie, Geneva, Head, Kendall, Langan, McClurkin, McCulloch, Martin, Nichols, Peet, Stanbery, Teter, Wise, Wright-I4.

So the bill passed.
Temple of Clarke moved to amend the title by adding to it a comma and the words "relating to negotiable instruments."

Motion prevailed.
On motion of Conn of Butler the House adjourned until tomorrow at 10 o'clock.

## JOURNAL OF THE HOUSE.

Hall of the House of Rpersentatives, \}
Des Moines, Iowa, February 1, 1906. \}
House met pursuant to adjournment, Speaker Clarke in the chair.

Prayer was offered by the Rev. E. E. Flint of Creston, Iowa.
The Journals of Tuesday, January 3oth, and Wednesday, January 3 Ist, were corrected and approved.

Miss Maude Licklider resigned as clerk of the committee on Municipal Corporations and Miss Loretta Hackett was appointed to the vacancy. Miss Hackett was sworn in and signed the oath.

George R. Whitmer, member from the Eightieth district, was assigned to the same committees as in the Thirtieth General Assembly.

Van Eaton of Lyon and Epperson of Wapello were added to the committee on Military.

## PETITIONS AND MEMORIALS.

Teter of Marion presented a petition of John C. Furguson Post No. 49, G. A. R., of Knoxville, Iowa, requesting an appropriation for the erection of a suitable monument to the memory of the late Governor William M. Stone.

Referred te committee on Appropriations.
Laird of Fremont presented a petition of citizens of Fremont county requesting the passage of the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Martin of Pottawattamie presented petition of citizens of Pottawattamie county relative to the Primary Election.

Referred to committee on Elections.

Washburn of Mills presented petition of citizens of Mills county relative to woman suffrage.

Referred to committee on Constitutional Amendments.
Whiting of Monona presented memorial of citizens and farmers of Galva and vicinity relative to free passes, pure food products State Primary law and uniformity of text books.

Referred to committee on Railroads and Commerce.
McCreary of Appanoose presented petition of 125 citizens of Appanoose county in relation to woman suffrage.

Referred to committee on Constitutional Amendments.
Skinner of Union presented petition of citizen of Union county relative to woman suffrage.

Referred to committee on Constitutional Amendments.
Cassell of Jefferson presented petition of citizens of Jefferson county relative to woman suffrage.

Referred to committee on Constitutional Amendments.
Cheney of Clay presented a petition of members of the National Guard relative to an appropriation for the increased efficiency of the Iowa National Guard.

Referred to the committee on Military.
Hambleton of Mahaska presented petition of citizens of Mahaska county relative to woman suffrage.

Reterred to committee on Constitutional Amendments.
Cobb of Taylor presented petition of citizens and tax payers of Taylor county relative to non-taxation of the property of mutual telephone companies.

Referred to committee on Telephone, Telegraph and Express.
Ritter of Des Moines presented petition from Stars and Stripes Chapter, Daughters of American Revolution, réquesting appropriation for monument to mark the grave of John Morgan, a soldier of the American Revolution.

Referred to committee on Appropriations.
Carden of Henry presented petitions of citizens of Henry county relative to a law requiring railroad companies to install protection at dangerous crossings in towns and cities through which they run.

Referred to committee on Railroads and Commerce.
Whiting of Monona presented memorial of Ida county Corn Belt Meat Producers' Association commending the attitude of Governor Cummins toward the regulation of railroad rates, demanding the passage of a law prohibiting free passes to all public officials, and demanding the passage of a law to prevent the adulteration of food and foodstuffs, and favoring election of United States senators by popular vote.

Referred to committee on Elections.
Mr. Whiting presented two other similar petitions, which were referred respectively to committees on Railroads and Commerce and Agriculture.

Epperson of Wapello presented petition of citizens and residents of Wapello county to prevent the passage of a State Marshal law.

Referred to committee on Suppression of Intemperance.
Meredith of Cass presented petition of citizens of Cass county, favoring the submission to vote of the Womans Suffrage Amendment.

Referred to committee on Constitutional Amendments;
Davie of Crawford presented petition of citizents of Crawford county favoring a submission to a vote of the Womans Suffrage Amendment.

Referred to committee on Constitutional Amendments.

## REPORTS OF COMMITTEES.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Spaterr-Your committee on Appropriations, to whom was referred House file No. 97, a bill for an act appropriating fifty ( $\$ 50.00$ ) dollars for the purpose of repairing the Soldiers' Orphans' mounment at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,<br>Chairman.

Adopted.
Also:

Mr. Speaker--Your committee on Appropriations, to whom was referred House file No. 69, a bill for an act making appropriations for the benefit of the Industrial School for Boys at Eldora, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## Joseph Mattes, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 11, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, ex-Governor of Iowa, in the National Statuary Hall in the Capital Building at Washington, D. C., and appropriating money to pay therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,<br>Chairman.

## Adopted.

Jepson of Woodbury, from the committee on Schools and Text Books, submitted the following report:

Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 52, a bill for an act to repeal section one hundred thirty-seven (137), Title two (2), chapter five (5), of the code, relative to the publication and distribution of the proceedings of the Iowa State Teachers' Association and the enactment of an amended section in lieu thereof, beg leave to report that they had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out of the title the words "Title two (2), chapter flve (5)," and by striking out the words "'The enactment of an amended section in lieu thereof" in the last two lines and by inserting in lieu thereof the following, "To enact a substitute therefor."

And when so amended that the bill do pass.

> C. N. Jqpson, Chairman.

Adopted.
Amendments adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 15, a bill for an act to amend section four thousand nine hundred thirty-six (4936) of the code, relating to incest.

Also Senate file No. 29, a bill for an act to empower the Governor and Secretary of State to execute quit-claim deeds conveying to the grantees of S. Dunham all right, title and interest of the State of Iowa in the south-west one-fourth ( $1 / 4$ ), thewest one-half ( $1 / 2$ ) of south-east one-fourth ( $1 / 4$ ), the south one-half ( $1 / 2$ ) of north-west one-fourth ( $1 / 4$ ) and north-west one-fourth ( $1 / 4$ ) of north-west one-fourth ( $1 / 4$ ) of section twenty-eight (28), and east one-half ( $1 / 2$ ) and north-west one-fourth ( $1 / 4$ ) of section twenty-nine (29), all in township seventy three (73) north range one (1) west fifth principal meridian.

H. L. Spaulding,<br>Chairman House Committee.<br>D. W. Turner, - Chairman Senate Committee .

Adopted.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Sphaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 2, a bill for an act legalizing the special election of the city of Clinton, Iowa, held March 28th, 1901, whereby certain rights were granted to the Clinton Gas Light and Coke Company.

Also:
House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town.

Also:
House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

Also:
Hquse file No. 89, a bill for an act to legalize the organization of the Independent School District of Whiting, Monona County, Iowa, and the acts of its Board of Directors.

> H. L. Spaulding,
> Chairman.

Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 2, a bill for an act legalizing the special election of the city of Clinton, Iowa, held March 28th, 1901 , whereby certain rights were granted to the Clinton Gas Light and Coke Company.

Also:
House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town.

Also :
House file No. 37, a bill for an act to legalize the incorporation of the town of Lidderdale, Carroll County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

Also:
House file No. 89, a bill for an act to legalize the organization of the Indeoendent School District of Whiting, Monona County, Iowa, and the acts of its Board of Directors.

H. L. Spaulding,<br>Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

Adopted.
Cobb of Taylor asked unanimous consent to withdraw House file No. 73 from the committee on Ways and Means and from further consideration by the House.

Granted.
Bixby of Delaware offered the following resolution fand moved that the rule be suspended and the resolution be adopted:

Wherfas, The Honorable C. T. Peet, an honored member of this House from Delaware county, in the Fourteenth and Fifteenth General Assemblies, and a veteran of the Civil War, departed this life April 4, 1905; therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorating his services to the State and Nation.

Motion prevailed and the Speaker appointed as such committee, Bixby of Delaware, Flenniken of Clayton, and Frudden of Dubuque.

Welden of Hardin offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, That the Chief Clerk of the House be instructed to have prin ed for the use of the members of the General Assembly 500 copies of the House standing committees.

Adopted.
Ritter of Des Moines offered the following resolution and moved that the rule be suspended and the resolution be adopted:

> Whereas, The Honorable Charles I. Barker of Burlington, Iowa, an honored member of this House in the Twenty-fifth General Assembly, departed this life at his home in Burlington, Iowa, October 6 th, 1904, therefore, be it
> Resolved, That a committee of three be appointed to present resolutions commemorative of the life and services of the deceased.

Motion prevailed and the Speaker appointed as such committee, Ritter of Des Moines, Colclo of Carroll, and Mott of Audubon.

Crose of Page offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, William Butler was a member of the House of Representatives of Iowa, representing Page county during the Thirteenth and Fourteenth General Assemblies, and

Whereas, William Butler departed this life at his home in Clarinda on the 6th day of May, 1904; therefore be it

Resolved, That the Speaker appoint a committee of three to prepare and submit to the House appropriate resolutions in memory of the late William Butler.

Motion prevailed and the Speaker appointed as such committee Crose of Page, Dashiell of Warren, and Laird of Fremont.

## INTRODUCTION OF BILLS.

By Nichols of Muscatine (by request), House file No. 162, a bill for an act to provide for the accounting of campaign and election funds by election officers.

Read first and second time and referred to committee on Suppression of Intemperance (by request).

By Nichols of Muscatine (by request), House file No. 163, a bill for an act making it a misdemeanor for election officers to spend campaign or election funds for intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance (by request).

By Crose of Page, House file No. 164, a bill for an act making appropriations for construction, improvement, repairs and contingent funds for the Clarinda State Hospital.

Read first and second time and referred to committee on Appropriations.

By McAllister of Linn, House file No. 165, a bill for an act to appropriate money for the purpose of erecting a swine pavilion on the State Fair Grounds at Des Moines, Iowa.

Read first and second time and referred to committee on Appropriations.

By Carstensen of Clinton, House file No. 166, a bill for an act to amend section two thousand four hundred forty-eight (2448) of the code relating to the sale of intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance.
By Hanna of Kossuth, House file No. 167, a bill for an act relating to fish and game, and making appropriation for the fish and game commission of the State of Iowa.

Read first and second time and referred to committee on Fish and Game.

By Sankey of Decatur, House file No. 168, a bill for an act to prevent any fire insurance company from insuring any property for a greater sum than the actual cash value thereof and providing penalties for violation of the provisions thereof.

Read first and second time and referred to committee on Insurance.

By Cheney of Clay, House file No. 169, a bill for an act to amend section fifteen hundred sixty-six ( 1566 ) of the supplement of the code relating to the publication of the itemized report of township clerks.

Read first and second time and referred to committee on Judiciary.

By Teter of Marion, House file No. 170, a bill for an act providing for the purchase and erection of a monument for the grave of William M. Stone, making an appropriation therefor.

Read first and second time and referred to committee on Appropriations.

By Buckingham of Buena Vista, House file No. 171, a bill for an act to amend section two thousand fifty-two (2052) of the code.

Read first and second time and referred to committee on Ways and Means.

By Weeks of Guthrie, House file No. 172, a bill tor an act to amend section four thousand seven hundred eighty-eight (4788), title twenty-four, chapter three of the code, relative to the crime of burglary, by using in connection therewith explosives.

Read first and second time and referred to committee on Judiciary.

By Weeks of Guthrie, House file No. I73, a bill for an act to amend section one thousand four hundred seventy-five (1475), title seven (7), chapter four (4), of the code, so that one-half of said tax shall be paid the county treasurer in which the estate is being administered.

Read first and second time and referred to committee on Judiciary.

By Wise of Black Hawk, House file No. 174, a bill tor an act to amend section two thousand seven hundred seventy-eight (2778) of the supplement to the code, relating to school districts.

Read first and second time and referred to committee on Schools and Text Books.

On motion of Stoltenberg of Scott, House file No. 112, a bill for an act to amend section one thousand and fifteen of the code relating to the lien of taxes in cities under special charter, with report of conmittee recommending passage, was taken up, considered and the report of the committee adopted.

Stoltenberg moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Morris,

Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Saylor, Shaffer, ${ }^{3}$, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright-8o.
'The nays were:
McCreary, Meredith, Sankey, Mr. Speaker-4.
Absent or not voting:
Buckingham, Frudden, Greene, Hakes, Heles, Kendall, Kennedy, Langan, McClurkin, Peet, Ritter, Springer, Stanbery, Teter, Whitmer, Wyland-16.

So the bill passed and the title was agreed to.
On motion of Head of Greene, House file No. 5 I , a bill for an act to amend the law as it appears in section eighteen hundred eighty-nine ( 1889 ) of the supplement to the code, relative to loan and trust companies, with report of committe recommending passage, was taken up and considered and read for information.

Jepson of Woodbury moved to amend by striking out of the first line of the title the words "the law as it appears in," and further amend by striking out of the first line of section one (i) the words "of chapter twelve (i2)."

Motion prevailed and amendments adopted.
Head of Greene moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding,

Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker-go.

The nays were:
None
Absent or not voting:
Cobb, Greene, Kendall, Langan, McClurkin, Robinson, Stanbery, Weeks, Whiting, Whitmer-io.
So the bill passed and the title was agreed to.
On motion of Temple of Clark, House file No. 114, a bill for an act to amend chapter twelve (12), title eighteen (18) of the code and to determine the priority of certain claims in the distribution of property in the hands of receivers, with report of committee recommending passage, was taken up, considered and read for information

Mr. Temple moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Clark, Clary, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McCreary, McCulloch, McDole, McNie. Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker-8r.

The nays were:
Cheney, Christianson, Hart, McAllister, Teter, Weeks-6.
Absent or not voting:
Bealer, Cobb, Coburn, Conn, English, Greene, Kendall, Langan, McClurkin, McElrath, Stanbery, Whiting, Whitmer-ilu.

So the bill passed and the title was agreed to.

On motion of Hambleton of Mahaska, House file No. 115 , a bill for an act to amend section number twenty-nine hundred forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages in separate books, by adding thereto as follows, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Hambleton moved to amend by adding after the words "twentynine hundred forty-one," in the second line, the number 2941 in parentheses and the words "of the code."

Adopted.
Mr. Hambleton moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass.

## The yeas.were:

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.

## Absent or not voting:

Buckingham, Carstensen, Colclo, English, Flenniken, Greene, Kendall, Langan, McClurkin, McElrath, Stanbery, Whitmer -I2.

So the bill passed and the title was agreed to.

On motion of Bealer of Linn, House file No. 27, a bill for an act to amend section one thousand eight hundred fifty (i850), chapter ten (io), title nine (9), paragraph four (4) of the code relating to investment of funds of savings banks, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Bealer moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, Carstenson, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn,'Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Dow. English, Epperson. Freeman, Greeley Gregory, Hakes, Hanna, Hart, Head, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McDole, McNie, Maben, Martin, Mattes, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-72.

The nays were:
Crose, Doran, Flenniken, Frudden, Geneva, Hambleton, Heles, Hollembeak, Hume, McCreary, McCulloch, Meredith, Nichols, Sankey, Spaulding, Teter, Wright-17.

Absent or not voting:
Bixby, Cassel, Colclo, Greene, Kendall, Langan, McClurkin, McElrath, Springer, Stanbery, Whitmer-I I.

So the bill passed.
Jepson of Woodbury moved to amend the title by striking out the words "Chapter 10, title 9, paragraph 4."

Adopted.
On motion of Dashiell of Warren, House file No. 49, a bill for an act to amend section two thousand five hundred seventy-six (2576) of the code so as to change the dates of the meetings of the State Board of Medical Examiners, with report of committee recommending passage, was taken up, considered and read for information.

- Mr. Dashiell moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker - 8 g.

The nays were:
None.
Absent or not voting:
Buckingham, Cassel, Colclo, Greene, Kendall, Langan, McClurkin, Springer, Stanbery, Teachout, Whitmer-II.

So the bill passed and the title was agreed to.
On request of Clary of Chickasaw leave of absence was granted Whitmer of O'Brien for one week.

Speaker announced that as Speaker of the House, in presence of the House, he had signed Senate files No. 15 and 29, and House files No. 89, 37, 28 and 2.

On motion of Wyland of Shelby the House adjourned until io A. M. tomorrow.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{l}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, February 2, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.

Speaker Clarke in the chair.
Prayer was offered by the Rev. W. Edward McLeod, of Winfield, Iowa.

Journal of Thursday, February ist, was corrected and approved.

On request of Buckingham of Buena Vista Cheney was excused until Monday.

Doran of Boone presented a petition of citizens of Boone county relative to Woman Suffrage amendment.

Referred to committee on Constitutional Amendments.
Lister of Grundy presented a petition of citizens of Grundy county favoring the submission of Womans Suffrage amendment.

Referred to committee on Constitutional Amendment.
Boland of Iowa presented petition of persons interested in life insurance asking support for the Molsberry resolution to investigate life insurance companies.

Referred to committee on Insurance.
DeMar of Davis presented petition of citizens of Davis county favoring submission of Woman Suffrage amendment to a vote.

Referred to committee on Constitutional Amendments.
Hambleton of Mahaska presented petition of United Mine Workers, Local Union No. 1932, asking the passage of House file No. 14, House file No. 36 and House file No. 74.

Referred to committee on Mines and Mining.

Hambleton of Mahaska presented petition of similar import from United Mine Workers of America, Local Union No. 178.

Keferred to committee on Mines and Mining.
Carden of Henry presented petition of members of short course at Ames Agricultural College relative to the extension of the agricultural college work.
Referred to the committee on Agriculture.
Summers of Van Buren presented petition of voters of Van Buren County favoring the submission of the question of woman suffrage to a vote.

Referred to committee on Constitutional Amendments.
Dow of Franklin presented petition of citizens of Franklin County favoring State Marshal bill.
Referred to committee on Suppression of Intemperance.
Clark of Poweshiek presented petitition of citizens of Poweshiek County favoring the submission of Woman Suffrage amendment to a vote.

Referred to committee on Constitutional Amendments.
Chassell of Plymouth presented petition of citizens of Plymouth County favoring the submission of Woman Suffrage amendment to a vote.

Referred to committee on Constitutional Amendments.

## REPORTS OF COMMITTEES.

Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 94, a bill for an act to repeal section fifteen hundred sixty-two (1562) fifteen hundred sixty-two-a (1562-a), fifteen hundred sixty-three (1563) of the supplement of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Agriculture.

$$
\begin{aligned}
& \text { M. Z. Bailey, } \\
& \text { Chairman. }
\end{aligned}
$$

Adopted, and the bill was so referred.
Also:
17.

Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 81, a bill for an act to repeal section eight (8) and nine (9) of chapter fifty-three (53) of the laws of the Thirtieth General Assembly, relating to motor vehicles, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

M. Z. Bailey, Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 10, a bill for an act to encourage the use of wagons with wide tires on public highways and providing for a rebate of a portion of their road tax to persons using wagons with tires not less than three inches in width when hauling heavy loads on the public highways of the State, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following amendments be adopted:

In the third line of the first section strike out the words "eight hundred", and insert in lieu thereof the words "one thousand;' and in the sixth line of the second section strike out the words "eight hundred" and insert in lieu thereof the words "one thousand."

And when so amended that the bill do pass.

M. Z. Bailey, Chairman.

Adopted.
Amendments adopted.
Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 29, a bill for an act to amend section fourteen hundred eighty-three (1483) of the code and to reduce the width of roads, beg leave to report that they have had the same under consideration and have intructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. Z. Bailey, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 15, a bill for an act to provide for working or smoothing public highways by the use of the split log or other road drag and for compensation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following substitute amendment be adopted:

SUBSTITUTE FOR FOUSE FILE NO. 15.
A Bill for an act to provide for improving the public highways by the use of the ruad drag.
Be it enacted by the General Assembly of the state of Iowa:
Sec. 1. On and after the passage of this act, the township trustees are hereby authorized to have work done upon the public highways by use of a road drag to be approved by said trustees.

Sec. 2. The trustees shall have the road drag used upon the public highway under the direction of the road superintendent when in their judgment the road would be improved thereby. In choice of persons to do the work, preference shall begiven to the occupants of the land abutting upon the road at the point where the work is to be done. Reasonable compensation shall be allowed for such work, but in no case shall it exceed fifty cents per mile for each time same is dragged; and there shall not be expended therefor more than five dollars ( $\$ 5.00$ ) per mile for any mile on which said work is done during any one year.

Sec 3. This act, being of immediate importance, shall be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

M. Z. Bailey,<br>Chairman.

Adopted.
Substitute amendment adopted.
McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Spraker-Your committee on Claims, to whom was referred House file No. 146, a bill for an act to appropriate money to pay the claims of $H_{\text {, }}$, W. Tapley and Philip Morgan, beg leave to report that they have had the same under consideration, and have instructed me to report the same back to the House with the recommendation that the same do pass. We recommend that the bill be referred to the committee on Appropriations.

> M. F. MCNIE, Chairman.

Adopted, and the bill was referred to the committee on Appropriations.

Greeley of Story, from the committee on Suppression of Intemperance, submitted the following report:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 1, a bill for an act to provide for the payment of an annual occupation tax for the business of soliciting or taking orders for the sale of intoxicating liquors, except from those who are legally authorized by law to make, manufacture, handle or sell the same, and providing penalty for the violation thereof, beg leave to report that"they have had the
same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Judiciary.

> W. M. Greeley Chairman.

Adopted, and the bill was so referred.
INTRODUCTION OF BILLS.
By Wright of Webster, House file No. 175, a bill for an act amending section three thousand forty-seven (3047) of the code, relating to the assignment of wages.

Read first and second time and referred to committee on Judiciary.

By Wise of Black Hawk,House file No.i76, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal School.

Read first and second time and referred to committee on Ways and Means.

By Hollembeak of Adair, House file No. 177, a bill for an act to repeal chapter one hundred eighty-five (185), of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned channels of the navigable streams of the State, and island or bars situated in said navigable streams, and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states.
Read first and second time and referred to committee on Public Lands and Buildings.

By Mattes of Sac, House file No. 178, a bill for an act making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several State Institutions.

Read first and second time and referred to committee on Appropriations.

By Carden of Henry, House file No. 179, a bill for an act to indemnify Chas. H. Tribby for damages caused by sewage from the State Hospital for the Insane at Mount Pleasant, Iowa.

Read first and second time and referred to committee on Claims.

By Lowrey of Calhoun, House file No. 180, a bill for an act to repeal section twenty-five hundred eighty-nine (2589) of the code and supplement to the code and section twenty-five hundred ninety (2590) of the code, and to enact a substitute therefor, relative to the examination of pharmacists and their assistants.

Read first and second time and referred to committee on Pharmacy.

By Wise of Black Hawk, House file No. 181, a bill for an act to make appropriations for the support and development of the State Normal School.

Read first and second time and referred to committee on Appropriations.

By Shaffer of Fayette (by request), House file No. 182, a bill for an act providing for the form of ballot to be used at municipal elections and for the manner of nominations by petition for place on such ballot and providing penalties for violation of its provisions and repealing acts inconsistent with its provisions.

Read first and second time and referred to committee on Elections.

Doran of Boone moved that when the House adjourn today it adjourn until 2 P. m. Monday.

Lost.
On motion of Dashiell of Warren, House file No. 59, a bill for an act to amend section two thousand five hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health, with report of committee recommending passage, was taken up and considered.

Mr. Dashiell moved to amend by striking from section one (I) the catch-words "Reporting Divorces," from section two (2) the words "Time of Reporting," and from section three (3) the words "In Effect."

Motion prevailed.
Jepson of Woodbury moved to amend by striking out section three (3).

Motion prevailed.

Dashiell of Warren moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Greeley, Hakes, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery,Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-8I.

The nays were:
Flenniken, Hambleton, Teter-3.
Absent or not voting:
Beater, Buckingham, Cassel, Cheney, English, Freeman, Frudden, Geneva, Greene, Gregory, Heles, Kendall, Langan, McDole, Springer, Temple, Whitmer-I6.

So the bill passed and the title was agreed to.
On motion of Head of Greene, House joint resolution No. I, a joint resolution proposing an amendment to the constitution of the State of Iowa additional to section eighteen (18) of article one (I) of said constitution, with report of committee recommending passage, was taken up and considered.

Wright of Webster moved that the rule be suspended, the joint resolution be considered engrossed and read a third time now, and that said resolution be printed in the Journal immediately preceding the record of the call of the yeas and nays on the passage of the said resolution.

The motion prevailed and the joint resolution was read a third time.

On the question, Shall the following joint resolution pass?
house joint rhsolution no. 1 .
Joint resolution proposing an amendment to the constitution of the State of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

## Be it Resolved by the General Assembly of the State of Lowa:

That there be added to section eighteen (18) of article one(I) of the const:tution of the State of Iowa, the following:
"The General Assembly, however, may pass laws permitting the owners of land 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 he necessary for the construction and maintenance of such drains, ditches and levees, and prescribe the method of making such condemnation.'

Resolved, further, That the foregoing proposed amendment to the constitution of the state of lowa be, and the same is hereby, referred to the legislature to be chosen at the next general election for members of the General Assembly, and that the Secretary of State cause the same to be published for three (3) months previous to the day of such election as provided by law.

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Greene, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz. Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter Robinson, Saylor, Shaffer, skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
Hanna-r.
Absent or not voting:
Cheney, Freeman, Frudden, Geneva, Gregory, Kendall, Langan, McDole, Sankey, Springer, Whitmer-ir.

So the joint resolution passed and the title was agreed to.

On motion of Lister of Grundy, House file No. 52, a bill for an act to repeal section one hundred thirty-seven (137), title two (2), chapter five (5) of the code, relative to the publication and distribution of the proceedings of the Iowa State Teachers' Association and the enactment of an amended section in lieu thereof, with report of committee recommending passage as amended by substitute, was taken up and considered and read for information.

Doran of Boone moved to amend by striking out the publication clause.

Lost.
Teter of Marion moved to amend by striking out the words, "a sufficient number of copies," in the fourth line of section one (I) and inserting in lieu thereof the words, "not to exceed two thousand copies."

Lost.
Jepson of Woodbury moved to amend by striking out of the first line in section one (1) the words, "title II, chapter 5."

Adopted.
Lister of Grundy moved that the rule be suspended, that the bill be considered engrossed, and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Greeley, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt. McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-81.

The nays were:
Hanna, Sankey-2.

Absent or not voring:
Chassell, Cheney, Davie, English, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Kendall, Koontz, Langan, Ritter, Springer, Willson, Wyland-i 7.

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk, House file No. 97, a bill for an act appropriating fifty dollars ( $\$ 50.00$ ), for the purpose of repairing the Soldiers' Orphans' monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon, with report of committee recommending passage, was taken up, considered and read for information.

Mr.Wise moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third eading, which motion prevailed ananimously.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bix́by, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Bailey, Cheney, Conn, Flenniken, Freeman, Frudden, Geneva, Gregory, Heles, Kendall, Langan, Maben, Springer, Teachout Whitmer, Willson, Wyland-i7.

So the bill passed and the title was agreed to.

On motion of Mattes of Sac, House file No. 69, a bill for an act making appropriations for the benefit of the Industrial School for Boys at Eldora with report of committee recommending passage, was taken up, considered and read for information.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading. which motion prevalled unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill. Ulson, Reet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Cheney, Flenniken, Freeman, Frudden, Gregory, Jepson, Kendall, Lagan, Lowrey, Maben, Springer, Whitmer-12.

So the bill passed and the title was agreed to.
On motion of Clary of Chickasaw, House file No. Ioo, a bill for an act punishing any person who shall ask or solicit another to have carnal knowledge with any female for a consideration or otherwise, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Clary moved that rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Geneva, Greeley, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Willson, Wright, Wyland, Mr. Speaker-87.

The nays were:
None.
Absent or not voting:
Buckingham, Cheney, Flenniken, Freeman, Frudden, Greene, Gregory, Hanna, Kendall, Langan, Powers, Springer, Whitmer, - 13.

So the bill passed and the title was agreed to.
Lowrey of Calhoun offered the following resolution:
Resolved, by the House, the Senate concurring, 'That the Railroad Commissioners furnish to each county superintendent of schools in this state a sufficient number of the mounted Iowa Official Railroad Maps to supply one map to each public school room wherein a public school is taught in said county. Be it further

Resolved, That the Secretary of State furnish to each county superintendent of schools in this state a sufficient number of the Iowa Official Registers for the year 1906 to supply one copy thereof for each public school room wherein a public school is taught in said county. Be it further

Resolved, That the Secretary of State be authorized to publish 10,000 copies of the Iowa Official Register for the year 1906 in addition to the number already authorized by law and the concurrent resolution already adopted in order to carry out the purpose of this resolution.

Laid over under rule 34 .
MESSAGES FROM THE SENATE.
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House
is asked: Senate file No. 99, a bill for an act making an appropriation to defray the expenses of the reception tendered Ex-Governor Wm. Larrabee by the Thirty-first General Assembly.

Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the House is asked.

Concurrent resolution relative to joint convention to be held February 9th at 11:30 A. M. in chamber of House.

Resolved, by the Senate, the House concurring. That a joint convention of the Senate and House of Representatives be held in the chamber of the House of Representatives on the 9th day of February, A. D. 1906, at 11:30 o'clock A. M., for the purpose of electing a state printer and state binder; also regents of the State University of Iowa for the First. Second, Sixth and Seventh districts; trustees of the Iowa State College of Agriculture for the Fifth, Seventh, Tenth and Eleventh districts; and trustees of the Iowa State Normal School to succeed I. J. McDuffie and Roger Leavitt.

Geo. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 89, a bill for an act to repeal sections nineteen hundred seventy-six (1976), nineteen hundred seventy-nine (1979) , nineteen hundred eighty-two (1982) and nineteen hundred eightyfour (1984) of the code and to enact substitutes therefor and to amend sections nineteen hundred seventy-seven (1.977) and nineteen hundred eighty-six (1986) of the code relating to levees built by the United States.

Geo. A. Newman,
Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House s asked: Senate file No. 81, a bill for an act to amend section twenty-six hundred eighty-five (2685) of the code and supplement to the code, relating to admission to the Iowa Soldiers' Orphans' Home.

Geo. A. Newman, Secretary of Senate.

Also:

Mr. Spraker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate file No. 52, a bill for an act making an appropriation for the benefit of the Industrial School for Boys at Eldora.

Geo. A. Newman,
Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill, in which the concurrence of the Senate was asked:

House file No. forty-seven (47), a bill for an act to amend section one thousand seventy-six (1076) in chapter two (2) of title six (6) of the code relating to the registration of voters.

Geo. A. Newman,
Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate file No. one hundred two (102), a bill for an act making an appropriation to cover deficiency on account of additional employes of the Thirtieth General Assembly, and to pay the additional employes of the Thirty-first General Assembly.

Geo. A. Newman,<br>Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Eenate was asked: House file No. 83, a bill for an act to repeal section forty-six hundred thirty-three (4633) of the code and to enact a substitute therefor, providing for recording in county recorders' offices, United States and state patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence.

Geo. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate file No. 104, a bill for an act to make an appropriation to defray the mileage and expenses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions, originating in the Senate, numbered six and seven.

Geo. A. Newman, Secretary of Senate.

Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the Senate was asked: Concurrent resolution relative to making appropriations made by Thirty-first General Assembly for one year only as far as practicable.

Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate file No. 82, a bill for an act to legalize the action of the Board of Supervisors of Des Moines County, Iowa, relating to sale of school lands in section sixteen (16) township seventy-one (71) north of range one (1) west of fifth principal meridian and to authorize the Governor to issue a patent therefor to the heirs of John Olson.

Geo. A. Newman,<br>Secretary of Senate.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in"which the concurrence of the Senate was asked:

House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford County, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.


Geo. A. Newman,<br>Secretary of Senate.

## Also:

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

House file No. 102, a bill for an act to legalize the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with referrence to the title to real estate acquired by same in transaction of business.

Geo. A. Nhwman,
Secretary of Senate.
Cummings of Marshall moved that the rule be suspended and the Senate concurrent resolution relative to a joint convention of the Senate and House on February gth for the election of State Printer and Binder be adopted.

Motion prevailed unanimously.

Lowrey of Calhoun, unanimous consent being given, moved that the House concur in the Senate amendments to House file No. 83 .

On the question, Shall the House concur in the Senate amendments to House file No. 83?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles,Hollembeak, Hume, Jacobson, Jepson, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch. McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Cheney, Darrah, Flenniken, Freeman, Frudden, Gregory, Jones, Kendall, Langan, Springer, Temple, Whitmer-i2.

So the House concurred in the Senate amendments.
SENATE MESSAGES CONSIDERED.
Senate file No. 102, a bill for an act making an appropriation to cover deficiency on account of additional employes of the Thirtieth General Assembly and to pay the additional employes of the Thirty-first General Assembly.

Read first and second time and referred to committee on Appropriations.

Senate file No. 104, a bill for an act to make an appropriation to defray the mileage and expenses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions, originating in the Senate, numbered 6 and 7 .

Read first and second time and referred to committee on Appropriations.

Senate file No. 82, a bill for an act to legalize the action of the board of supervisors of Des Moines county, Iowa, relating to sale of school lands in section sixteen (16) township seventy-one (71) north range one ( 1 ) west of the fifth principal meridian, and to authorize the Governor to issue a patent therefor to the heirs of John Olson.

* Read first and second time and referred to committee on Judiciary.

Senate file No. 52, a bill for an act making an appropriation for the benefit of the Industrial School for Boys at Eldora.

Read first and second time and referred to committee on Appropriations.

Senate file No. 81, a bill for an act to amend the law as it appears in section twenty-six hundred eighty-five (2685) of the code, and supplement to the code, relating to admission to the Iowa Soldiers' Orphans' Home.

Read first and second time and referred to committee on Soldiers' and Orphans' Home.

Senate file No. 89, a bill for an act to repeal sections nineteen hundred seventy-six (1976), nineteen hundred seventy-nine (1979), nineteen hundred eighty-two (1982) and nineteen hundred eighty-four (1984) of the code, and to enact substitutes therefor, and to amend sections nineteen hundred seventy-seven (1977) and nineteen hundred eighty-six (1986) of the code, relating to levees built by the United States.

Read first and second time and referred to committe on Judiciary.

Senate file No. 99, a bill for an act making an appropriation to defray the expenses of the reception tendered ex-Governor Wm. Larrabee by the Thirty-first General Assembly.

Read first and second time and referred to committee on Appropriations.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
I vote aye upon joint resolution No. 1, because it affects the western and northwestern parts of the state and the members from those districts unanimously ask for its passage, but I belive it is in violation of section I of the constitution.

Chassell of Plymouth moved that when the House adjourn tomorrow it adjourn until Tuesday.

Motion lost.
On motion of Cobb of Taylor the House adjourned until io o'clock A. M. tomorrow.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, February 3, } 1906 .\end{array}\right\}$

Speaker Clarke in the chair.
Prayer was offered by the Rev. W. U. Parks of Belmond, Iowa.

Journal of Friday, February 2nd, was corrected and approved.
On request of Wyland of Shelby leave of absence was granted Bailey of Ringgold until Tuesday.

On request leave of absence was granted Bixby of Delaware until Tuesday.

On request of Chassell of Plymouth leave of absence was granted Offill of Jasper until Tuesday.

On request of Koontz of Johnson leave of absence was granted Springer of Buchanan until next week.

On request leave of absence was granted Geneva of Keokuk until Tuesday.

On request of Jacobson of Winneshiek leave of absence was granted Hart of Allamakee until Tuesday.

On request of Carden of Henry leave of absence was granted Darrah of Lucas until Tuesday.

On request of Cummings of Marshall leave of absence was granted Welden of Hardin for the next week.

On request of Crose of Page leave of absence was granted Mott of Audubon until Tuesday.

On request of Stoltenberg of Scott leave of absence was granted Robinson of Emmet until Tuesday.

Hambleton of Mahaska presented memorial of Local Union No. 2140 U. M. W. A. endorsing House files No. 14 and 36.

Referred to committee on Mines and Mining.
Sankey of Decatur presented petition of citizens of Decatur county asking the repeal of the present road law.

Referred to committee on Roads and Highways.
Cobb of Taylor presented petition of citizens of Taylor county asking the adoption of the State Marshal Bill.

Referred to committee on Suppression of Intemperance.
Peet of Jones presented petition of citizens of Jones county favoring the Woman Suffrage amendment.

Referred to committee on Woman Suffrage.

## REPORTS OF COMMITTEES.

Temple of Clarke, from the committeee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Way and Means, to whom was referred House file No. 84, a bill for an act to repeal section fourteen hundred seven-a (1407-a), fourteen hundred seven-b (1407-b), fourteen hundred seven-c ( $1407-\mathrm{c}$ ), fourteen hundred seven-d (1407-d), fourteen hundred seven-e (1407-e), title seven (7) chapter two (2), supplement to the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. L. Temple, Chairman.

## Ordered passed on file.

Epperson of Wapello, from the commitree on Ways and Means, submitted the following minority recommendation:

Mr. Speaker-We, the undersigned, members of the Committee on Ways and Means, to whom was referred House file No. 84, a bill for an act to repeal sections one thousand four hundred seven-a (1407-a) one thousand four hundred seven-b ( $1407-$ b) one thousand four hundred seven-c ( $1407-\mathrm{c}$ ) one thousand four hundred seven-d (1407-d) and one thousand four hundred seven-e (1407-e) title seven (7), chapter two (2), supplement to the code, beg leave to report that we have had the same under consideration, and that we do most respectfully dissent from the views of a majority of the said committee in favor of indefinite postponement thereof; and being in the minority, we do protest against said action of the majority, and reserve our right to move for the consideration of said bill upon its merit, and do recommend that said bill do pass.
F. M. Epperson.

Ordered passed on file.

Temple of Clarke, from the committee on Judiciary, submitted the following report:

Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No. 169, a bill for an act to amend section fifteen hundred sixty-six (1566) of the supplement to the code relating to the publication of the itemized report of township clerks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple, Chairman pro tem.

Adopted.
Also:
Mr. Speaker-Your Committee on Judiciary, to whom wasTreferred Senate file No. 82, a bill for an act to legalize the action of the Board of Supervisors of Des Moines County, Iowa, relating to sale of school ${ }^{\text {land }}$, in section sixteen (16), township seventy-one (71), north range one (1), west of fifth principal meridian, and to authorize the Governor to issie a patent therefor to the heirs of John Olson, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

\author{

- M. L. Temple, Chairman pro tem.
}

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was reterred House file No. 173, a bill for an act to amend section one thousand four hundred seventy-five (1475), title seven (7), chapter four (4), of the code, as amended by the laws of the Thirtieth General Assembly, Chapter 51, so that one-half of said tax shall be paid the county treasurer in which the estate is being administered, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. THMPLe, Chairman pro tem.

Adopted.
Also:
Mr. Spanker-Your committee on Judiciary, to whom was referred Senate file No. 89, a bill for an act to amend sections nineteen hundred seventy-six (1976), nineteen hundred seventy-seven (1977), nineteen hundred seventy-nine (1979), nineteen hundred eighty-two (1982), nineteen hundred eight $\mathrm{y}^{-f}$ four (1984) and nineteen hundred eighty-six (1986) of the code, relating to levees built by the United States, beg leave to report that they have had the same under consideration and have instructed me to report the same bąck to the House with the recommendation, that the same do pass.

> M. L. Temple, Chairman pro tem.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 40, a bill for an act providing for a penalty for embezzlement by officers and employees of banks, amendatory of section eighteen hundred and sixty-nine (1869) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. M. L. Temple, Chairman pro tem.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 109, a bill for an act to amend title seventeen (17), chapter four (4), relative to the descent of real property, requiring certain things in final reports of administrators, executors, gua: dians and trustees, and in decrees approving same, and providing for the recording of the decrees in any county wherein the realty is situated, beg leave to report that they have had the same uader consideration and have instructed me to "report the same back to the House with the recommendation that the same do pass.

> M. L. Templa, Chairman pro tem.

## Adopted.

Also:
Mr. Sprakir-Your committee on Judiciary, to whom was referred House file No. 141, a bill for an act to amend title sixteen (16), chapter two (2), of the code relating to the conveyance of real property where either spouse is insane, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple, Chairman pro tem.

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary to whom was referred House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provisions for same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman pro tem.

Arlopted.

Mattes of Sac from the committee on Appropriations, submitted the following report:

Mr. Spanehr-Your committee on Appropriations, to whom was referred House file No. 8, a bill for an act to amend section one thousand six hundred sixty ( 1660 ) of the code of 1897 relating to appropriations from county to agricultural associations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to committee on Agriculture.

> Jos. Mattes, Chairman.

Adopted and the bill referred to the committee on Agriculture-
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 178, a bill for an act making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several State institutions, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred Senate file No. 104, a bill for an act making an appropriation to defray the mileage and the expenses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions, orginating in the Senate, numbered six and seven, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Jos. Mattes, Chairman.

## Adopted.

Also:
Mr.Speaker:-Your committee on Appropriations, to whom was referred Senate file No. 102, a bill for an act making an appropriation to cover deficiency on account of additional employes of the Thirtieth General Assembly, and to pay the additional employes of the Thirty-First General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,
Chairman.
Adopted.

Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred Senate file No. 99, a bill for an act making an appropriation to defray the expenses of the reception tendered ex-Governor Wm. Larrabee by the Thirty-first General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## Adopted.

Also:
2
Mr. Speaker-Your committee on Appropriations, to whom was referred Senate file No. 52, a bill for an act making appropriations for the benefit of the Industrial School for Boys at Eldora, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Joseph Martes, Chairman.

Adopted.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr Spraker-Your committee on Municipal Corporations, to whom was referred House file No. 56, a bill for an act to appropriate two thousand dollars ( $\$ 2,000.00$ ) annually for a period of three years to aid lowa municipalities in obtaining information of general public interest and providing for the publication of the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to committee on Appropriations.

Н. E. Teachout,<br>Chairman.

Adopted and so referred.
Also:
Mr.Speaker - Your committee on Municipal Corporations, to whom was referred House file No. 107, a bill for an act to amend section nine hundred seventy-five (975) of the code relating to delinquent taxes in cities under special charter, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> H. E. Teachout,
> Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Municipal Corporations, to whom was referred Senate file No. 62, a bill for an act to amend section six hundred and twenty-two (622) of the code in relation to the severance of territory from towns and cities, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
H. E. Teachout, Chairman.

Adopted.
Leech of Cedar, from the committee on Public Health, submitted the following report:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a State Sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation, that the same do pass, and further recommend that it be referred to the committee on Appropriations.

> L. J. Leech,
> Chairman.

Adopted and referred to the committee on Appropriations.
Greeley of Story, from the committee on Suppression of Intemperance, submitted the following report:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 43, a bill for an act to amend section twenty-three hundred ninety-four (2394) of the code, relating to requests to purchase intoxicating liquors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
W. M. Grieley,

Chairman.
Adopted.

## INTRODUCTION OF BILLS.

By Greene of Madison, House file No. 183, a bill for an act to repeal section two thousand nine hundred seventy-two (2972) of the code and enact a substitute therefor and to repeal section four thousand eleven (40II) of the code and enact a substitute therefor, relating to exemptions to the heads of families resident in this state.

Read first and second time and referred to committee on Ways and Means.

By Chassell of Plymouth, House file No. 184, a bill for an act to amend title seven (7), chapter four (4) of the code and repealing section fourteen hundred seventy-seven-d (1477-d) of the supplement to the code and enacting a substitute therefor and repealing chapter fifty-one (5I) of the acts of the Thirtieth General Assembly, relating to fees for collections of collateral inheritance taxes and providing that part of the collateral inheritance taxes collected by the State shall be paid to the counties from whence they are collected and relating to rate of taxation on inheritances of alien heirs.
Read first and second time and referred to committee on Ways and Means.

By Clary of Chickasaw, House file No. 185, a bill for an act to regulate the manufacture and sale of "patent" and "proprietary" medicines.

Read first and second time and referred to committee on - Public Health.

By Stoltenberg of Scott, House file No. 186, a bill for an act to legalize the proceedings of the City Council of the city of Davenport in improving a portion of Eddy Street and the Davenport and LeClaire road and the re-levy of the assassment of the cost thereof.

Read first and second time and referred to committee on Judiciary.

By Stanbery of Cerro Gordo, House file No. 187, a bill for an act to repeal chapter thirty-one (3I) of the laws of the Thirtieth General Assembly and to enact a substitute therefor relating to sewers in cities and in incorporated towns.

Read first and second time and referred to committee on Judiciary.

By Sankey of Decatur, House file No. 188, a bill for an act to provide highways for proper access to school houses.

Read first and second time and referred to committee on Schools and Text-Books.

By Teachout of Polk, House file No. 189, a bill for an act to provide for the care and control of public cemeteries in certain cities, to create a Board of Cemetery Commissioners, and to confer certain powers upon said commissioners.

Read first and second time and referred to committee on Municipal Corporations.

By Epperson of Wapello, House joint resolution No. 3, joint resolution proposing amendments to the constitution of Iowa, relative to suffrage and to provide for its reference and publication.
Read first and second time and referred to committee on Constitutional Amendments.

## house joint resolution no. 3 .

Proposing amendments to the Constitution of lowa, relative to suffrage and to provide for its reference and publication.

## Be it resolved by the General Assembly of the State of Iowa:

That the following amendments to the Constitution of the State of lowa, be, and the same are hereby, proposed:

First. Strike out the word "male" in Section 1, Article 2, of said Constitution.

Second. Strike out the word "male" in Sectlon 4, Article 3, of said Constitution; and be it

Resolved, That the foregoing amendments to the Constitution be, and, the same are hereby, referred to the Legislature to be chosen at the next general election for members of the General Assembly, and that the Secretary of State cause the same to be published for three months previous to the day of said election as provided by law.

Cummings of Marshall moved that 200 copies of the Pure Food Bill be printed for general use.

Motion prevailed.
Bealer of Linn, unanimous consent having been given, moved that the House concur in the Senate amendments to House file No. 47.

On the question, Shall the House concur in the Senate amendments to House file No. 47?

The yeas were:
Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Willson, Wise, Wright, Wyland, Mr. Speaker-69.

The nays were:
None.
Absent or not voting:
Bailey, Bixby, Buckingham, Chassell, Cheney, Colclo, Darrah, Dashiell, Freeman, Frudden, Geneva, Gregory, Hart, Heles, Hollembeak, Jepson, Kendall, Langan, Lowrey, McCreary, McDole, McElrath, Mott, Offill, Robinson, Spaulding, Springer, Weeks, Welden, Whiting, Whitmer-3I.

So the House concurred in the Senate amendments.
Davie of Crawford, unanimous consent having been given, moved that the House concur in the Senate amendments to House file No. 72.

On the question, Shall the House concur in the Senate amendments to House file No. 72?

The yeas were:
Bealer, Boland, Calderwood, Carden, Carstensen, Cassel' Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Greene, Hakes, Hanna, Head, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Ritter, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Willson. Wise, Wright, Wyland, Mr. Speaker-66.

The nays were:
None:
Absent or not voting:
Bailey, Bixby, Buckingham, Chassell, Cheney, Colclo, Darrah' Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hart, Heles, Hollembeak, Jepson, Kendall, Langan, Lowrey, McCulloch, McDole, McElrath, Mott, Offill, Pritchard, Robinson, Saylor, Springer, Summers, Weeks, Welden, Whiting, Whitmer-34.

So the House concurred in the Senate amendments.
On motion of Head of Greene, House file No. 15, a bill for an act to provide for working or smoothing public highways, by the use of the split log or road drag and for compensation
therefor, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

Conn of Butler moved to amend by inserting after the words "done" in the sixth line of section two (2) of the original bill as amended by substitute for House file No. 15 the tollowing:

> Provided that when there is more than one occupant the superintendent may decide to which the preference shall be given.

Amendment adopted.
Head of Greene moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Coburn. Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Greeley, Greene, Hakes, Hanna, Head, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Willson, Wise, Wright, Wyland, Mr. Speaker-68.

The nays were:
None.
Absent or not voting:
Bailey, Bixby, Buckingham, Chassell, Cheney, Colclo, Darrah, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hambleton, Hart, Heles, Hollembeak, Jepson, Kendall, Kennedy, Langan, Lowrey, McDole, McElrath, Mott, Offill, Robinson, Springer, Weeks, Welden, Whiting, Whitmer-32.

So the bill passed and the title was agreed to.
On motion of Koontz of Johnson Senate file No. 82; a bill for an act to legalize the action of the board of supervisors of Des Moines county, Iowa, relating to sale of school lands in section sixteen (16) township seventy-one (71) north range one (1) west of the fifth principal meridian, and to authorize the Governor to
issue a patent therefor to the heirs of John Olson, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Koontz moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English. Epperson, Flenniken, Greeley, Greene, Hakes, Hanna, Head, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt. McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Willson, Wise, Wright, Wyland, Mr. Speaker-7o.

The nays were:
None.
Absent or not voting :
Bailey, Bixby, Buckingham, Chassell, Cheney, Colclo, Darrah, Freeman, Frudden, Geneva, Gregory, Hambleton, Hart, Heles, Hollembeak, Jepson, Kendall, Kennedy, Langan, McDole, McElrath, Mott, Offill, Robinson, Skinner, Springer, Weeks, Welden, Whiting, Whitmer-30.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac, Senate file No. 99, a bill for an act making an appropriation to defray the expenses of the reception tendered ex-Governor Wm . Larabee by the Thirty-first General Assembly, with eport of committee recommending passage, was taken up, considered and read for information.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

The yeas were:
Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Greene, Hakes, Hanna, Head, Hume, Jacobson, Jones, Kling, ] aird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Willson, Wise, Wright, Wyland, Mr. Speaker-68.

The nays were
None.
Absent or not voting:
Bailey, Bixby, Buckingham, Chassell, Cheney, Colclo, Darrah, Freeman, Frudden, Geneva, Gregory, Hambleton, Hart, Heles, Hollembeak, Jepson, Kendall, Kennedy, Koontz, Langan, McDole, McElrath, Mott, Offill, Robinson, Skinner, Springer, Stanbery, Weeks, Welden, Whiting, Whitmer-32.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 76, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-six (2576) of the supplement to the code, so as to change the dates of the meetings of the State Board of Medical Examiners.

> Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:
House file No. 71, a bill for an act to amend section two hundred fifteen (215) title III (3), chapter four (4). of the code, relative to the distribution of reports of the Supreme Court.

Geo. A. Newman,
Secretary.
Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 25, a bill for an act making it a misdemeanor for unlawfully omitting to provide for wife or child.

Geo. A. Newman,<br>Secretary of Senate.

Also:
Mr. Speaker - I am directed to inform your honorable body that the Senate has concurred in the following resolution in which the concurrence of the Senate was asked:

Resolution relative to the publication of the report of the State Highway Commission.

Geo. A. Nemman,<br>Secretary of State.

## SENATE MESSAGE CONSIDERED.

Substitute for Senate file No. 76, a bill for an act to amend the law as it appears in section twenty five hundred seventy six (2576) of the supplement to the code so as to change the dates of the meetings of the State Board of Medical Examiners.

Read first and second time and referred to committee on Public Health.

On motion of McAllister of Linn, the House adjourned until Monday afternoon at 2 o'clock.

# JOURNAL OF THE HOUSE. 

Hall of the House of Representatives,
Des Moines, lowa, February 5, 1906 . $\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. F. L. Moffett of Centerville, Iowa.

Journal of Saturday, February 3d, was corrected and approved.
On request of Hambleton of Mahaska leave of absence was granted Pritchard of Wright until Wednesday.

On request leave of absence was granted Wyland of Shelby, until Thursday.

On request of English of Polk leave of absence was granted Epperson of Wapello until Tuesday.

On request of English of Polk leave of absence was granted Christianson of Hamilton until Wednesday.

Hume of Mitchell presented memorial of Mitchell County Retail Merchants' Association favoring the passage of a pure food bill.

Referred to committee on Agriculture.
Dow of Franklin presented petition of voters of Hampton County requesting passage of State Marshal bill.

Referred to committee on Suppression of Intemperance.
Hambleton of Mahaska presented petition of Local Union No. 426, U. M. W. of A., favoring the passage of House files No. 36 and 14 .

Referred to committee on Mines and Mining.
Hambleton of Mahaska presented similar petition from Local Union No. 790, which was referred to the same committee as above.

Ritter of Des Moines presented petition of physicians of Des Moines County protesting against the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Frudden of Dubuque presented remonstrance of physicians of Dubuque County against the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the Senate was asked:

House file No. 96, a bill for an act making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.

Geo. A. Newman,

Secretary of Senate.

- Also:

Mr. Spraker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 140, a bill for an act relating to gifts, devises or bequests to State Institutions.

Gfo. A. Newman,
Secretary of Senate.

## REPORT OF COMMITTEE.

Flenniken of Clayton, from the committee on Elections, submitted the following report:

Mr. Sphaker-Your committee on Elections, to whom was referred House file No. 153, a bill for an act to amend section seven (7) chapter forty (40) of the acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## J. C. Flenniken, Chairman.

## introduction of bills.

By Frudden of Dubuque, House file No. Igo, a bill for an act to amend sections one thousand nine hundred sixty-eight (ig68),
one thousand nine hundred sixty-nine (1969), one thousand nine kundred seventy-one (1971), and one thousand nine hundred seventy-two (1972), of the code of Iowa, relative to the drainage of lead and zinc mines.

Read first and second time and referred to committee on Mines and Mining.

By Laird of Fremont, House file No. 191, a bill for an act to amend section forty-seven hundred fifty-a (4750-a) of the supplement to the code, relating to the punishment for inciting or preparing for the commission of a felony.

Read first and second time and referred to committee on Judiciary.

By Greeley of Story, House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts.

Read first and second time and referred to committee on Agriculture College.

By Hume of Mitchell, House file No. 193, a bill for an act to amend section four hundred sixty-nine (469) of the code of Iowa, relative to the compensation of members of the Board of Supervisors.

Read first and second time and referred to committee on Compensation of Public Officers.

Ritter of Des Moines presented the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, Hon. P. Henry smyth of Burlington, an honored member of the House of Representatives of Iowa, representing Des Moines County, in the Twenty-fourth General Assembly, departed this life March 21st, 1905; therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorative of the life and services of the deceased.

Adopted, and the Speaker appointed as such committee Ritter of Des Moines, McClurkin of Lousia, Carden of Henry.

Dow of Franklin offered the following resolution and moved that the rule be suspended and the resolution be adopted:

[^4]Resolved, That a committee of three be appointed to present resolutions commemorating his life and service to the state.

Adopted, and Speaker appointed as members of such committee Dow of Franklin, Wright of Webster and Epperson of Wapello.

Committee appointed to draft resolutions of respect to the memory of William Butler submitted its report, which was adopted.

## SENATE MESSAGE CONSIDERED.

Senate file No. 140, a bill for an act relating to gifts, devises or bequests to state institutions.

Read, first and second time and referred to committee on Judiciary.

On motion of Maben of Hancock, Senate file No. 62, a bill for an act amending section six hundred twenty-two ;622) in relation to the severance of territory from towns and cities, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Maben moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Carden, Carstensen, Chassell, Cheney, Clary' Cobb, Coburn, Crose, Dashiell, DeMar, Doran, English, Frudden, Greeley, Greene, Hakes, Hanna, Hollembeak, Hume, Jacobson, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McNie, Maben, Martin, Mattes, Offill, Olson, Peet, Powers, Ritter, Sankey, Shaffer, Spaulding, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Mr. Speaker-52.

The nays were:
Boland, Calderwood, Clark, Dow, Flenniken, Freeman, Hambleton, Head,Jones, McCreary, Meredith, Morris, Nichols, Skinner, Stanbery, Summers, Whiting-I7.

Absent or not voting:
Bixby, Buckingham, Cassel, Christianson, Colclo, Conn, Cummings, Darrah, Davie, Epperson, Geneva, Gregory, Hart, Heles,

Jepson, Kendall, Kennedy, Koontz, Langan, McCulloch, McDole, McElrath, Mott, Pritchard, Robinson, Saylor, Springer, Temple, Teter, Whitmer, Wyland-3I.

So the bill passed and the title was agreed to.
On motion of Crose of Page Senate file No. 40, a bill for an act to amend section one thousand eight hundred sixty-nine (1869) of the code and providing a penalty for the crime of embezzlement stated therein, with report of committee recommending passage, was taken up, considered and read for information.

Coburn of Cherokee offered to amend by striking out the word "and" in line three of section one and substituting the word "or" therefor.

Lost.
Mattes of Sac moved to amend by striking from section two (2) the words "Iowa Capital" and inserting in lieu thereof the words "Des Moines Daily Capital."

Amendment adopted.
Crose of Page moved that the rule be suspended, that the bill be cosidered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Boland, Calderwood,Carden,Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Peet, Ritter, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-74.

The nays were:

## None:

Absent or not voting:
Bixby, Buckingham, Christianson, Colclo, Conn, Epperson, Geneva, Gregory, Hart, Heles, Jepson, Kendall, Kennedy,

Koontz, Langan, McDole, McElrath, Mott, Powers, Pritchard, Robinson, Saylor, Springer, Temple, Whitmer, Wyland-26.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac Senate file No. 52, a bill for an act making an appropriation for the benefit of the Industrial School for Boys at Eldora, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Frudden, Greeley, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-73.

The nays were:
None.
Absent or not voting:
Bixby, Buckingham, Christianson, Colclo, Conn, Epperson, Geneva, Greene, Gregory, Hart, Heles, Jepson, Kendall, Kennedy, Koontz, Langan, McCulloch, McDole, McElrath, Mott, Pritchard, Robinson, Saylor, Springer, Temple, Whitmer, Wyland-27.

So the bill passed and the title was agreed to.
Mattes of Sac moved that House file No. 69 be recalled from the Senate.

Motion prevailed.
McAllister of Linn offered the following resolution and moved the rule be suspended and the resolution be adopted:

In view of that fact that the business of this House is impeded by the absence of its members; therefore, be it

Resolved, That members be present at all sessions of this House unless their absence is imperatively demanded so that the business of this House may proceed with more alacrity than it does at present.

Adopted.
Weeks of Guthrie asked unanimous consent to have House file No. 173 referred to the committee on Ways and Means.

On motion of Head of Greene the House adjourned until so o'clock to-morrow morning.

## IOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the Housh of Representatives, } \\ \text { Des Moines, Iowa, February } 6,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. John Creger of East Peru, Iowa.

Journal of Monday, February 5th, was corrected and approved.
The Speaker announced that as Speaker of the House, in the presence of the House, he had signed House files No. 47 and 83. petitions and memorials.
McNie of Benton presented petition of citizens of Benton county favoring the Woman Suffrage amendment.

Referred to committee on Constitutional Amendments.
Bealer of Linn presented petition of citizens of Linn county favoring the Woman Suffrage amendment.
Referred to committee on Constitutional Amendments.
Powers of Floyd presented petition of citizens of Sioux county asking the enactment of the bill to establish a binding twine factory in the State prison.

Referred to committee on Agriculture.
Epperson of Wapello presented petition of physicians of Wapello county protesting against the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.

Heles of Dubuque presented remonstrance of physicians of Dubuque county protesting against the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Clark of Poweshiek presented petition of citizens of Brooklyn asking support for an appropriation for the Benedict Home.

Referred to committee on Appropriations.
Clark of Poweshiek presented petition of citizens of Grinnell asking a change in the laws regulating telephone companies.

Referred to committee on Telephone, Telegraph and Express.
Wise of Black Hawk presented two petitions of citizens of Black Hawk County asking the enactment of the State Marshal bill.

Referred to committee on Suppression of Intemperance.
Dow of Franklin presented two petitions of citizens of Franklin County asking the enactment of the bill providing for the erection of a binding twine factory in the State prison.

Referred to committee on Agriculture.
Kennedy of Lee presented remonstrance of Lee county Medical Society against the bill tor the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Hambleton of Mahaska presented memorial of Local Union No. 1034 United Brotherhood of Carpenters and Joiners, favoring House file No. 74.

Referred the committee on Labor.
Doran of Boone presented petition of Local Union No. 99r, United Workers of America, favoring House files No. 14, 74, and 36.

Referred to committee on Mines and Mining.
Willsón of Washington presented remonstrance of physicians of Washington county against the bill for the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
English of Polk presented memorial of local No. 407, U. M. W. of A., favoring House files No. 57, 36 and I4.

Referred to committee on Public Health.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bi!ls submitted the following report:

Mr, Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 2, a bill for an act legalizing the special election of the city of Clinton, Iowa, held March 28th, 1901, whereby certain rights were granted to the Clinton Gas Light and Coke Co.

## Also:

House file No. 28, a bill for an act to legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the council of said town.

Also:
House file No. 37, a bill for an act to legalize the incorporation of the tow of Lidderdale, Carroll County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

Also:
House file No. 89, a bill for an act to legalize the organization of the Independent School District of Whiting, Monona County, Iowa, and the acts of its Board of Directors.

H. L. Spauiding,<br>Chairman.

February 5, 1906.
Adopted.
Also:
Mr. Speaker-You: committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 47, a bill for an act to amend section ten hundred seventy-six (1076) of the code relating to the registration of voters.

Also.
House file No. 83, a bill for an act to repeal isection forty-six hundred thirty-three (4633) of the code and to enact a substitute therefor providing for recording in the county recorders' offices, United States and state patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence.

> H. L. Spaulding,

Chairman.
Adopted.
Also:
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sphaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 47, a
ill for an act to amend section ten hundred seventy-six (1076) of the code relating to the registration of voters.

Also.
House file No. 83, a bill for an act to repeal section forty-six hundred thirty three (4633) of the code and to enact a substitute therefor providing for recording in the county recorders' offices, United States and state patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence.

H. L. Spaulding, Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

## Adopted.

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 47. a bill for an act to amend section ten hundred seventy-six (1076) of the code relating to the registration of voters.

Also.
House file No. 83, a bill for an act to repeal section forty-six hundred thirty-three (4633) of the code and to enact a substitute therefor providing for recording in the county recorders' offices, United States and state patents, and certified copies of such patents, and making such reports and certified copies thereof competent evidence.

February 6, 1906.

> H. L. Spaulding,
> Chairmar.

Adopted.

## . INTRODUCTION OF BILLS.

By Clary of Chickasaw, House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Chickasaw County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

Read first and second time and referred to committee on Judiciary.

By Greene of Madison, House file No. 195, a bill for an act to amend section fifteen hundred twenty-eight ( 1528 ) supplement of the code of Iowa, relating to powers and duties of trustees.

Read first and second time and referred to committee on Roads and Highways.

By Kennedy of Lee, House file No. ig6, a bill for an act in relation to penalty on unpaid taxes in cities acting under special charters.

Read first and second time and referred to committee on Municipal Corporations.

By committee on Insurance, House file No. 197, a bill for an act to repeal chapter sixty-five ( 65 ) acts of the Twenty-eighth General Assembly, relating to stipulated premium life insurance associations.

Read first and second time and passed on file.
By committee on Insurance, House file No. 198, a bill for an act to repeal section seventeen hundred eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and enact substitute therefor.

Read first and second time and passed on file.
By committee on Insurance, House file No. 199, a bill for an act to amend section sixteen hundred erghty-nine (1689) of the code, relating to mutual insurance companies.

Read first and second time and passed on file.
By Sankey of Decatur, House file No. 200, a bill for an act to elect treasurers for school townships by the legal voters thereof.

Read first and second time and referred to committee on County Township Organization.

By Bealer of Linn, House file No. 2or, a bill for an act to amend section thirty-seven hundred seventeen (3717) of the code, relating to the evidence which may be taken by the jury with them upon retiring for deliberation.

Read first and second time and referred to committee on Judiciary.

By Teter of Marion, House file No. 202, a bill for an act to amend section thirteen hundred eleven (i31I) of the code, relating to the assessment of taxes.

Read first and second time and referred to committee on Banks and Banking.

Temple of Clarke offered the following concurrent resolution:
Be it Resolved, By the House of Representatives of the Thirty-first General Assembly, the Senate concurring: That no bills or resolutions introduced after the 20th day of February, 1906, except those relating to appropriations, shall be received, considered, or acted upon by the Thirty-first General Assembly.

Laid over under rule 34 .

```
REPORT OF COMMITTEE.
```

English of Polk, from the committee on Insurance, submitted the following report:

Mr. Speaker-Your committee on Insurance, to whom was referred House file No. 5, a bill for an act amending section seventeen hundred nine (1709) of the code relating to insurance other than life, beg leave to report that they have had the same under consideration and have adopted a substitute amendment therefor and have instructed me to report the same to the House with the recommendation that the substitute amendment do pass.

## SUBSTITUTE FOR HoUSH FILE No. 5 .

A Bile for an act to amend sections seventeen hundred nine (1709) and seventeen hundred ten (1710) supplement to the code relating to insurance other than life.
Be It Enacted By The General Assembly of The State of Lowa:
Section 1. That the law which appears as section seventeen hundred nine (1709) supplement to the code be and the same is hereby amended by striking out of lines seven (7) and eight (8) of subdivision five (5) of said section the words 'except such insurance as is provided for in the next paragraph" and by changing the comma after the word "therewith" in the seventh (7) line of said subdivision to a semi-colon.

That section seventeen hundred ten (1710) supplement to the code be and the same is hereby repealed and the following enacted in lieu thereof:
''No company organized by either of the methods provided in this chapter, or authorized to do business in this state, shall issue policies of insurance for more than one (1) of the eight (8) purposes mentioned in the preceding section, or expose itself to loss on any one risk, or hazard, to an amount exceeding ten per cent of its paid up capital, unless the excess shall be reinsured in some other good and reliable company; provided, however, that any life insurance company organized on the stock, or mutual plan and authorized by its charter or articles of incorporation so to do, may upon complying with the provisions of this chapter, in addition to such life insurance, insure against all the casualties specified in subdivision five (5) of the preceding section.

Any stock company organized under the laws of this state for the purpose of transacting the business specified in subdivision five (5) of the preceding section with one hundred fifty thousand $(\$ 150,000)$ dollars capital stock, seventy five thousand $(\$ 75,000)$ dollars of which is paid up in cash, may in addition to insuring against the casualties specified in subdivision five (5), also insure against injury or loss to persons, or property, or both, growing out of explosion, or rupture, of steam boilers and insure plate glass against breakage from accident.

Any stock company organized under the laws of any other state, or nation, and authorized under the laws of this state to transact the business specified in subdivision five (5) of the preceding section, may if it has a paid up capital of two hundred and fifty thousand ( $\$ 250,000$ ) dollars, in addition to insuring against the casualties specified in subdivision five (5) of the preceeding section, also insure against the casualties specifed in subdivision six (6), or insure plate glass against breakage from accident, or if such company is possessed of a paid up capital of three hundred thousand ( $\$ 300,000$ ) dollars, it may, in addition to insuring against the casualties specified in subdivision five (5), insure against the casualties specified in subdivision six (6) and also insure plate glass against bre.ikage from accident, but nothing herein shall be construed to authorize any life insurance com-
pany to insure against the casualties mentioned in subdivision six (6), nor to insure plate glass against accidental breakage; provided further, however, that any stock company now or hereafter authorized under the laws of this state to transact the business described in division two (2) of the preceding section shall, in addition to such insurance, also be authorized to insure against loss, or damage, resulting from theft, larceny, burglary, robbery, or attempt thereat. and against the loss of moneys, or securities, in the course of transportation,
The restrictions as to the amount of risk a company may assume, shall not apply to companies organized to guarantee the fidelity of persons in places of public or private trust, nor to companies that receive on deposit and guarantee the safe keeping of books, papers, moneys and other personal property."
Sec.2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader, and the Des Moines News, newspapers published at Des Moines Iowa.

> Emory H. Englishe,
> Chairman.

## Ordered passed on file.

On motion of Koontz of Johnson House file No. in, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, ex-Governor of Iowa, in the national statuary hall, in the capitol building at Washington, D. C., and appropriating money to pay therefor, with report of committee recommending passage was taken up, considerd and read for information.

Mr. Koontz moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister; Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-90.

The nays were:
None:
Absent or not voting:
Bixby, Cassel, Christianson, Greeley, Jepson, Kendall, Langan, Lundt, Pritchard, Whitmer-Io.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac House file No. I78, a bill tor an act making an appropriation to defray the mileage and expenses of the various committees sent by the Thirtieth General Assembly to visit the several State Institutions, with report of committee recommending passage, was taken up,considered and read for information.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakés, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jones, Kennedy, Kling, Koontz, Laird Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offil, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Bixby, Cassel, Christianson, Flenniken, Greeley, Jacobson, Jepson, Kendall, Langan, Lundt, McNie, Pritchard, Temple Whitmer- 14.

So the bill passed and the title was agreed to.

Coburn of Cherokee asked unanimous consent to recall House file No. 9 I from the committee on Agriculture and have the same referred to the committee on Appropriations.

Granted and so referred.
Head of Greene, unanimous consent being given, offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, Gov. N. B. Broward of Florida and Hon. Thomas Lawson of Boston are temporarily in the city, therefore, be it

Resolved, That the Speaker appoint a committee of three to invite these gentlemen to address the House to-day, at such hour as may suit their convenience.

Motion to suspend prevailed.
Temple of Clarke and Wright of Webster demanded roll call on motion to adopt resolution.

On the question, Shall the resolution be adopted?
The yeas were:
Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Leech, Lister, Lowrey, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Welden, Wyland--66.

The nays were:
Bealer, Clary, Coburn, DeMar, Freeman, Koontz, Laird, McAllister, McCle-kin, McDole, Mott, Peet, Springer, Temple, Washburn, Willson, Wise, Wright, Mr. Speaker-ig.

Absent or not voting:
Bailey, Bixby, Cassel, Christianson, Cobb, Jepson, Kendall, Kennedy, Langan, Lundt, Pritchard, Skinner, Weeks, Whiting, Whitmer-I5.

So the resolution was adopted.
Speaker appointed as such committee Head of Greene, Cummings of Marshall, Colclo of Carroll.

On motion of Robinson of Emmet House file'No. 128, a bill for an act providing for the payment of preliminary expenses in con-
nection with drainage districts, and making suitable provision for same, with report of commixtee recommending passage, was taken up, considered and read for information.

Mr. Robinson moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell,Cheney, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Temple, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Mr. Speaker-82.

The nays were:
Teter-I
Absent or not voting:
Bixby, Cassel, Christianson, Cobb, Flenniken, Jepson, Kendall, Langan, McCreary, McCulloch, McElrath, Pritchard, Summers, Teachout, Whiting, Whitmer, Wyland-17.

So the bill passed and the title was agreed to.
The committee here appeared with Mr. Lawson, who addressed the House briefly concerning the misconduct of life insurance companies.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Relative to the publication of the report of the Board of Control of State Institutions on the extent of tuberculosis.

Also:
Mr. Spafker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 125, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relative to assessment and collection of collateral inheritance tax.

> Geo. A. Newman, Secretary of Senate.

Also:
Mr. Sepaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 71, a bill for an act to amend section three thousand five hundred forty (3540) of the code in relation to the publication of original notices in commencement of actions against unknown defendants and length of publication.

> Geo. A. Nrwman,
> Secretary of Senate.

## Also:

Mr. Spraker-I am directed to inform your bonorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 105, a bill for an act to amend section forty-nine bundred thirty-eight (4938) of the code and to make provision for the penalty for a second offense.

Gbo. A. Newman,<br>Secretary of Senate.

## Also:

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

House file No. 117, a bill for an act to amend section three thousand sixty-a-one thirty-two ( $3060-\mathrm{a}-132$ ) of the supplement to the code, relating to negotiable instruments.

Gro. E. Newman,<br>Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the Senate was asked:
House file No. 87 a bill for an act authorizing and empowering the Governor or his successors in office to execute, acknowledge and deliver instruments of conveynance to the present owners, or their grantees, of the
20.
northeast quarter of section seventeen (17), township ninety-two (92), north range forty-five (45), west of the fifth principle meridian, Plymouth county, lowa, for the purpose of correcting the titles thereto.

Geo. A. Newman.
Secrotary of Senate.
On motion of Weeks of Guthrie House file No. 109, a bill for an act to amend title seventeen (17) chapter four (4) relative to the descent of real property requiring certain things in final reports of administrators, executors, guardians, and trustees, and in decrees approving same, and providing for the recording of the decrees in any county wherein the realty is situated, with report of committee recommendimg passage, was taken up, considered and read for information.

Mr. Weeks moved to amend by striking out the publication clause.

Adopted.
Mr. Weeks moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker -82.

The nays were:
None.
Absent or not voting:
Bixby, Buckingham, Cassel, Christianson, Cobb, English, Greene, Jepson, Kendall, Kennedy, Langan, Lowrey, Lundt, Peet, Pritchard, Robinson, Springer, Temple, Whitmer-18.

So the bill passed and the title was agreed to.

On motion of Mott of Audubon House file No. 43, a bill for an act to amend section twenty-three hundred ninety-four (2394) of the code relating to requests to purchase intoxicating liquors, with report of committee recommending passage, was taken up and considered.

Mr. Mott moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen Chassell, Cheney, Clark, Colclo, Conn, Crose, Darrah, DeMar, Doran, Epperson, Freeman, Geneva, Greeley, Hambleton, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Saylor, Shaffer, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-63.

The nays were:
Buckingham, Clary, Coburn, Dashiell, Davie, Dow, Flenniken, Greene,Hakes, Hanna, Hart, Heles, Kennedy, McElrath, Mat s, Offill, Peet, Sankey, Springer, Teter-2o.

## Absent or not voting:

Bixby, Cassel, Christianson, Cobb, Cummings, English, Frudden, Gregory, Jepson, Kendall, Langan, Lundt, Pritchard, Skinner, Whitmer, Willson, Wyland-i7.

So the bill passed and the title was agreed to.
Summers of Van Buren, unanimous consent having been given, moved that the House concur in the Senate amendments to concurrent resolution relative to the publication of the report of the Board of Control of State institutions on the extent of tuberculosis.

Motion prevailed and the House concurred in the Senate amendments.

## SENATE MESSAGES CONSIDERED.

Senate file No. 71, a bill for an act to amend section thirty five hundred forty (3540) of the code in relation to the publica-
tion of original notices in commencement of actions against unknown defendants and length of publication.

Read first and second time and referred to committee on Judiciary.

Senate fille No. I25, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code relative to assessments and collection of collateral inheritance tax.

Read first and second time and referred to committee on Ways and Means.

On motion of McNie of Benton the House adjourned until ro o'cluck A. M. tomorrow.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, } \\ \text { Iowa, February 7, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Dite McMasters of Washington, Iowa.

Journal of Tuesday, February 6th, was corrected and approved.
On request of Bailey of Ringgold leave of absence was granted Cobb of Taylor until tomorrow.

On request of Summers of Van Buren leave of absence was granted Dashiell of Warren on account of sickness.

On request of Laird of Fremont leave of absence was granted Whiting of Monona for one week.

The committee appointed to draft resolutions of respect to the memory of Hon. Sturgis William made report, which was adopted.

The commitee appointed to draft resolutions of respect to the memory of Hon. Charles Stanley made report, which was adopted.

## PETITIONS AND MEMORIALS.

Chassell of Plymouth presented remonstrance of physicians of Plymouth county against the bill providing for an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Hanna of Kossuth presented petition of teachers of Bancroft relative to Senate file No. 30.

Referred to committee on Schools and Text-Books.

Mott of Audubon presented petition of Thursday Club of Exira, favoring the Pure Food bill.

Referred to committee on Agriculture.
Hanna of Kossuth presented petition of citizens of Kossuth county favoring the Woman Suffrage amendment.

Referred to committee on Constitutional Amendments.
Bixby of Delaware presented two petitions of citizens of Delaware county against Sunday ball playing.

Referred to committee on Schools and Text-Books.
Epperson of Wapello presented petition of physicians of Wapello county relative to House file No. 67.

Referred to committee on Public Health.
Mattes of Sac presented petition of citizens of Sac county asking the enactment of the Militia bill.

Referred to committee on Military.
DeMar of Davis presented memorial of Davis county officers favoring the four year term for county officers.

Referred to committee on Elections.
Clary of Chickasaw presented letter of A. Jones of Waucoma relative to the road law.

Referred to committee on Roads and Highways.
Epperson of Wapello presented petition of citizens of Wapello county favoring a Woman Suffrage amendment.

Referred to Constitutional Amendments.
Jepson of Woodbury presented petition of Sioux City railway conductors favoring the Child Labor bill.

Referred to committee on Public Health.
Jepson of Woodbury presented petition of citizens of Woodbury county asking the repeal of the present road law.

Referred to committee on Roads and Highways.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Spraker:-I am directed to inform your honorable body that the Senate herewith returns to the House, House file No. 69, as requested by the House.

Mr. Speaker-I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House file No 76, a bill for an act to amend section fifty-four hundred twenty-four (5424) of the code, with reference to granting new trials in criminal cases on account of newly discovered evidence.

Geo. A. Newman, Secretary of Senate.
Also:
Mr. Speakrr-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution regarding the enactment of a Pure Food law by Congress.

Geo. A. Newman,<br>Secretary of Senate.

Introduction of bills.
By Weeks of Guthrie House file No. 203, a bill for an act to amend section four hundred ninety-eight (498) of the code, relative to county recorders making a record of fees charged.

Read first and second time and referred to Committee on Judiciary (by request).

By Weeks of Guthrie House file No. 204, a bill for an act to amend section fifteen hundred twenty-eight ( 1528 ) of title eight (8) chapter two (2) of the code relative to the levy of a road tax by townships and to amend section fifteen hundred thirty ( 1530 ) of the code, same title and chapter, relative to the levy and expenditure of a county road fund.

Read first and second time and referred to Committee on Roads and Highways.

By Buckingham of Buena Vista House file No. 205, a bill for an act to amend section twenty-nine hundred thirty-one (293I) of the code in relation to the entries upon transfer books.

Read first and second time and referred to Committee on Ways and Means

By Carden of Henry House file No. 206, a bill for an act to indemnify L. H. Fentun for personal injury sustained by him while employed at the State Hospital for the Insane, at Mt, Pleasant, Iowa.

Read first and second time and reterred to committee on Claims.

By Koontz of Johnson House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth (I-5) of a Mill
on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair an improvement of buildings for the State University of Iowa.

Read first and second time and referred to committee on Ways and Means.

By Frudden of Dubuque House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities, and providing that section thirteen hundred five (1305) of the code shall not apply to such cities.

Read first and second time and referred to committee on Municipal Corporations.

By Bixby of Delaware House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the State of Iowa.

Read first and second time and referred to committee on Horticulture.

By Stanbery of Cerro Gordo House file No. 210, a bill for an act to amend section six hundred sixty-two (662) title five (5), chapter two (2) of the code relative to the duties of marshals of cities and towns.

Read first and second time and referred to committee on Judiciary.

Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files No. 99, 28, and 82.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Spfaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 99, a bill for an act making an appropriation to defray the expenses of the reception tendered ex-Governor William Larrabee by the Thirty-first General Assembly.

Also:
Senate file No. 82, a bill for an act to legalize the action of the Board of Supervisors of Des Moines County, Iowa, relating to the sale of school lands in section 16, township 71, north of Range 1 west of the 5 th principal meridian and to authorize the Governor to issue a patent therefor to the heirs of John Olson.

## Also:

Senate file No. 28, a bill for an act to amend section thirty-six hundred fifty-two (3652) of the code, relating to trial and judgment.

> H. L. Spaulding,

Chairman House Committee.
D. W. Turner, Chairman Senate Committee.

Adopted.

## REPORTS OF COMMITTEES.

Mattes of Sac, from the committee on Appropriation, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 90, a bill for an act making an appropriation for the Dubuque Rescue Home at Dubuque, lowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words and figures "two thousand dollars (\$2000)" in the third line and inserting the words and figures "one thousand dollars ( $\$ 1000$ )" in lieu thereof. Also by striking out the words "during the first half of the biennial period'' in the fifth line, and inserting the words and figures "'before January 1, 1907"' in lieu thereof, and when so amended that the bill do pass.

## Joseph Mattes, Chairman.

Adopted.
Amendments adopted.
Wright of Webster, from the committee on Constitutional Amendments, submitted the following report:
Mr. Speak:ir-Your committee on Constitutional Amendments, to whom was referred House joint resolution No. 3, proposing amendments to the constitution of Iowa, relative to suffrage and to provide for its reference and publication, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> R. M. Wright, Chairman.

Adopted.
Welden of Hardin asked unanimous consent that House file No. 67 be withdrawn from the committee on Public Health.

Granted.
Mr. Welden asked unanimous consent to withdraw House file No. 67 from further consideration of the House.

Granted.

McClurkin of Louisa offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The honorable R.F. Benton, an honored member of the Sixteenth General Assembly from Louisa county, departed this life at his home in Louisa county during the year 1905; therefore be it

Resolved, That a committee of three be appointed to present resolutions commemorative of his life and services to the State.

Motion prevailed and the Speaker appointed as such committee McClurkin of Louisa, Stanbery of Cerro Gordo and Kennedy of Lee.

Mattes of Sac moved to reconsider the vote by which House file No. 69 passed the House.

Motion prevailed.
Mr. Mattes moved to reconsider the vote by which House file No. 69 passed to its third reading.

Motion prevailed.
Mr. Mattes moved that House file No. 69 be indefinitely postponed.

Motion prevailed and the bill was indefinitely postponed.
McAllister of Linn asked unanimous consent to withdraw from the committee on Judiciary, House file No. 31, and to withdraw it from further consideration of the House.

Granted.
SENATE MESSAGE CONSIDERED.
Senate concurrent resolution relative to the enactment of a Pure Food law by the United States Congress.

On motion of Weeks of Guthrie the resolution was referred to the committee on Federal Relations.

Geneva of Keokuk offered the following concurrent resolution:
Whrireas, The committee of the United States Senate on Privileges and Elections, is now investigating the charges against one Reed Smoot of being an elder and belonging to a sect that upholds polygamy; and

Whereas, The practice of polygamy in our pational life should receive our disapproval in no uncertain tones; therefore, be it

Resolved by the House, the Senate concurring, That we heartily endorse the stand taken by the United States Senate that a man, to be eligible to a seat in that honorable body, must be a law abiding citizen, with love enough for our American institutions so that he will not secretly connive to undermine the foundations of our government; and be it further

Resolved, That the chief clerk of the House forward a copy of these
resolution's to our Iowa Senaturs, and that we urge them to use their influence with said committee to stand firm and maintain that the adherence to the practice and doctrines of said polygamous society disqualify a man from holding any position of trust within the gift of the American people.

Laid over under rule 34 .
Darrah of Lucas asked unanimous consent to have House file No. I ig re-referred to the committee on Judiciary.

Granted, and the bill was so referred.
On motion of Temple of Clarke House file No. I4I, a bill for an act to amend title sixteen (XVI), chapter two (2) of the code relating to the conveyance of real property where either spouse is insane, with report of committee recommending passage, was taken up and considered.

Mr. Temple moved to amend by inserting after the word "against," in the third line of the first section, the words "the interest of."

Adopted.
Mr. Temple moved to amend by inserting after the word "code," in the second line of section one, the words "and chapter one hundred and nineteen of the acts of the Thirtieth General Assembly."

Adopted.
Mr. Temple moved to amend the title by inserting the words "and chapter one hundred" and nineteen of the acts of the Thirtieth General Assembly" after the word "code."

Adopted.
Jones of Montgomery moved that the bill be re-referred to the committee on Judiciary.

Lost.
Mr. Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Cassel, Chassell, Clark, Clary, Coburn, Crose, Darrah, DeMar, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hanna, Heles, Hollembeak, Hume, Jacobson, Jepson, Kennedy, Koontz, Laird,

Leech, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, $\cdot$ McElrath, McNie, Meredith, Morris, Mott, Nichols, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Temple, Van Eaton, Weeks, Welden, Whitmer, Willson, Wise, Wright, Mr. Speaker-6I.
The nays were:
Boland, Buckingham, Carstensen, Cheney, Colclo, Cummings, Davie, Doran, Dow, Flenniken, Hambleton, Hart, Head, Jones, Kling, Lister, Maben, Mattes, Offill, Olson, Pritchard, Robinson, Stanbery. Teter, Washburn-25.

Absent or not voting:
Bailey, Christianson, Cobb, Conn, Dashiell, Greeley, Kendall, Langan, Lundt, Martin, Stoltenberg, Teachout, Whiting, Wy-land- 14 .

So the bill passed and the title was agreed to.

- On request of Sankey of Decatur leave of absence was granted Lundt of Tama until tomorrow.
Jones of Montgomery moved that the House adjourn until io o'clock tomorrow morning.

Hollembeak of Adair moved to amend by making the hour 9:30.

Amendment lost.
Original motion prevailed and the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, Des Moines, Iowa, February 8, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. L. T. Troutman, of Marathon, Iowa.

Journal of Wednesday, February 7th, was corrected and approved.

```
MESSAGES FROM THE SENATE.
```

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 96, a bill for an act to amend section twenty-seven hundred sixty-eight (2768) of the code in relation to school house funds.

Gho. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill, in which the concurrence of the Senate was asked:

House file No. 15, a bill for an act to provide for working or smoothing public highways by the use of the split $\log$ or road drag and for compensation therefor.

Gro. A. Newman, Secretary.

[^5]Senate file No. 103, a bill for an act making an appropriation of the sum of $\$ 4.978 .27$ to Executive Council to reimburse funds advanced in completing tabulation of State Census 1905.

Geo. A. Newman,
Secretary.
Teter of Marion presented 4 I petitions from the Mines and Mining organizations asking passage of House files No. 36 and No. 14 .

Referred to committee on Mines and Mining.
Jacobson of Winneshiek presented petition from the citizens of Winneshiek county relative to woman suffrage.

Referred to committee on Constitutional Amendments.
Dow of Franklin presented memorial of Corn Belt Meat Producers' Association favoring bill in reference to manufacturing binding twine in the State Prison at Anamosa, Iowa.

Referred to the committee on Agriculture.
Epperson of Wapello presented memorial of Ottumwa Trades and Labor Assembly requesting passage of House file No. 74 and Senate file No. 57.

Referred to committee on Labor.
Epperson of Wapello presented petition of United Mine Workers' Local Union No.903, asking for passage of House file No. 74, House file No. 36, and House file No. I 4.

Referred to committee on Labor.
Dow of Franklin presented memorial of Grain Dealers'Association of Iowa favoring the law establishing of a binding twine factory at Anamosa penitentiary.

Referred to committee on Agriculture.
Skinner of Union presented petition from Painters' and Decorators' Local Union No. 778, Oelwein, Iowa, favoring passage of Labor bill.

Referred to committee on Labor.
Skinner of Union presented petition of citizens of Union County relative to Sunday ball playing.

Referred to committee on Police Regulations.
Heles of Dubuque presented petition of Dubuque Typographical Union asking for passage of House file No. 74.
.Referred to committee on Labor.

Lowrey of Calhoun presented petition of citizens of Rockwell City, Iowa, relative to Pure Food Law.

Referred to committee on Agriculture.
Stanbery of Cerro Gordo presented petition of members of Iowa National Guard requesting passage of Militia bill.

Referred to committee on Military.
Geneva of Keokuk presented remonstrance of Keokuk County Medical Society against the placing of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
Cummings of Marshall presented petition of citizens of Marshall County asking the passage of a law prohibiting the playing of Sunday base ball.

Referred to committee on Police Regulations.
Cummings of Marshall presented similar petition"from citizens of State Center, Iowa, which was referred to same committee.

Ritter of Des Moines presented petition of Local Union No. 218, International Brotherhood of Teamsters of Burlington, Iowa, favoring the passage of House file No, 74, and Senate file No. 57.

Referred to committee on Labor.
Flenniken of Clayton presented petition of citizens of Volga City, Iowa, asking for passage of a law prohibiting the playing of base ball on Sunday.

Referred to committee on Police Regulations.
Jepson of Woodbury presented similar petition from citizens of Woodbury county, which was referred to same committee.

Morris of Sioux presented similar petition from citizens of Sioux county, which was referred to same committee.

McAllister of Linn presented similar petition from citizens of Linn county, which was referred to same committee.

Wise of Blackhawk presented similar petition of residents of Blackhawk county, which was referred to same committee.

Chassell of Plymouth presented similar petition of Plymouth county citizens, which was referred to same committee.
[Feb. 8,
Hambleton of Mahaska presented similar petition of citizens of Mahaska county, which was referred to same committee.

Calderwood of Scott presented similar petition of Scott county citizens, which was referred to same committee.

Spaulding of Howard presented similar petition from citizens of Howard county, which was referred to same committee.

English of Polk presented similar petition from citizens of Polk county, which was referred to same committee.
Kling of Harrison presented similar petition from citizens of of Harrison county, which was referred to same committee.

Hambleton of Mahaska presented petition from members of Iowa National Guard, asking for the passage of Militia bill.

Referred to committee on Military.

## REPORTS OF COMMITTEES.

Hambleton of Mahaska, from the committee on Mines and Mining, submitted the following report:

Mr. Spraker-Your committee on Mines and Mining, to whom was referred House file No. 190, a bill for an act to amend section nineteen hundred sixty-eight (1968), nineteen hundred sixty-nine (1969), nineteen hundred seventy-one (1971) and nineteen hundred seventy-two (1972) of the code relative to the drainage of lead and zinc mines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pasn.

> A. F. N. Hambleton,
> Chairman.

Adopted.
Jepson of Woodbury, from the committee on Schools and Text Books, submitted the following report:

Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 188, a bill for an act to provide highways for proper access to school houses, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> C. N. Jireson, Chairman.

Adopted, and the bill was indefinitely postponed.


#### Abstract

Also: Mr: Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 174, a bill for an act to amend section twenty-seven hundred seventy-eight (2778) of the supplement to the code relating to school districts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.


C. N. Jepson,

Chairman.
Ordered passed on; file.
Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 6, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of " Dairy Commissioner" to that of "'State Food and Dairy Commissioner" and to define his duties, beg leave to report that they have had the same under consideration and have adopted a substitute amendment therefor and have instructed me to report same to the House with the recommendation that the substitute amendment do pass.

## substitute amendment to house file no. 6.

A Bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of "State Dairy Commissioner" to that of "State Food and Dairy Commissioner," and to define his duties; and repealing sections forty nine hundred eighty-two (4982), forty nine hundred eighty-four (4984), forty nine hundred eighty-seven (4987), forty nine hundred ninety-three (4993), forty nine hundred ninety-four (4994), forty nine hundred ninety-five (4995), forty nine hundred ninety-six (4996), forty nine hundred ninety-seven (4997), forty nine hundred ninety-eight (4998) of the code, and sections forty nine hundred eighty-four- "A" (4984-A) and forty nine hundred eighty-four " B " ( $4984-\mathrm{B}$ ), as they appear in the supplement to the code; and amending section forty nine hundred eighty-six (4986) of the code.

Be it enacted by the General Assembly of the state of Lowa:
Section 1. The State Dairy Commissioner shall, by this act, become the State Food and Dairy Commissioner, and shall, on and after taking effect of this act, have all the powers, compensations and allowances, and shall be charged with all the duties now imposed by law upon the State Dairy Commissioner.

Sec. 2. In addition to his powers and duties as provided in section one (1) hereof, the Commissioner shall be charged with the duty of earrying nto effect the provisions of this act and shall have an official seal. He may, with the approval of the Executive Council, appoint such assistants as he may deemed necessary, who may exercise the powers now provided by law in the case of milk inspectors, together with those conferred by this act. They shall be paid not to exceed five dollars a day when on duty, besides their actual and necessary traveling expenses when traveling under orders. Their accounts shall be itemized and sworn to, and, when approved by the Commissioner and the Executive Council, shall be paid by warrant of the auditor upon the treasurer out of the sum hereinafter appropriated for carrying out the provisions of this act. The commissioner shall receive five hundred dollars annually in addition to the salary now received by the State Dairy Commissioner.

Séc. 3. The commissioner shall, with the approval of the Executive Council, appointed a chemist, who shall be the official chemist under this act, who shall devote his whole time to the duties of such office. He shall receive a salary of two thousand dollars per year, to be paid in the same manner as the salaries of other state officers. He shall make all the examinations necessary in enforcing the provisions of this act, and shall be furnished necessary laboratory, apparatus, supplies and chemicals, to be paid for in the same manner as the accounts of assistants.
Sec. 4. The Commissioner shall, with the approval of the Executive Council, make all necessary rules and regulations for carrying out the provisions of this act, under which the Commissioner shall procure from time to time or whenever he has occasion to believe any of its provisions are being violated, or cause to be procured, for examination chemically, microscopically or otherwise, samples of food shipped into this state or offered for sale in this state. The chemist making the examination shall certify the results of his work to the Commissioner.
Sec. 5. If it shall appear from any such examination that any of the provisions of this act have been violated, the Commissioner shall at once certify the facts to the proper county attorney, with a copy of the results of the analysis, duly authenticated by the analyst under oath. It shall be the duty of every county attorney to whom the commissioner or his assistants shall report any violation of this act, to cause proceedings to be commenced and prosecuted without delay for the fines and penalties in such case provided. An attorney may be appointed by the.Governor when he deems advisable to prosecute such cases.

Sec. 6. No person, firm or corporation, by himself, officer, servant or agent, or as the officer, servant or agent of any other person, firm or corporation, shall manufacture or introduce into the state, or solicit or take orders for delivery, or sell, exchange, deliver or have in his possession with the intent to sell, exchange or expose or offer for sale or exchange, any article of food which is adulterated or misbranded, within the meaning of this act. Provided, that none of the penalties set forth in this act shall be imposed upon any common carrier for introducing into the state, or having in its possession, any adulterated or misbranded articles of food, whers the same were received by said carrier for transpor-
tation in the ordinary course of its business and without actual knowledge of the adulteration or misbranding thereof. Provided, that any manufacturer, wholesaler or jobber may keep goods specifically set apart in his stock for sale in other states, which might otherwise be in violation of the provisions of this act.

Sec. 7. The word "commissioner," whenever used in this act, shall be taken to mean the State Food and Diary Commissioner herein provided for. The word "food," as herein used, shall include all articles used for food, drink, confectionery or condiment, iby any man or domestic animals, whether simple, mixed or compound. The term "misbranded" as herein used, shall apply to all articles of food, or articles which enter into the composition of food, the package or label of which shall bear any statement regarding the ingredients or substances contained in such article, which statement shall be false or misleading in any particular, and to any food or product which is falsely branded as to the state or country in which it is manufactured or produced, or shall bear any false statement regarding the net weight or quantity contained in the package.

Sect. 8. For the purpose of this act, an article of food shall be deemed to be adulterated:

First, If any substance or substances has or have been mixed and packed with it so as to reduce or lower, so as to thereby injuriously affect its;quality, strength or purity.

Second, If any substance or substances has or have been substituted wholly or in any part for the article.

Third, If any valuable constituent of the article has been wholly or in part abstracted.

Fourth, If it be an imitation of, or offered for sale, under the specific name of another article.

Fifth, If it be mised, colored, powdered or stained, in a manner whereby damage or inferiority is concealed.

Sixth, If it contains any added poisonous ingredients, or any ingredient which may render such article injurious to health, or if it contains saccharine or formaldehyde.

Seventh, If it be labeled or branded so as to deceive, or mislead the purchaser, or purport to be a foreign product when not so.

Eighth, If it consist of the whole or any part of a diseased, filthy, decomposed or putrid animal or vegetable substance, or fany portion of an animal unfit for food, whether manufactured or not, or if it is the product of a diseased animal, or one that has died otherwise than' by; slaughter; provided, that an article of food which does not contain any added poisonous or deleterious ingredient shall not be deemed to be adulterated in,the following cases:

1. In the case of mixtures or compounds which mayl bel now orl from time to time hereafter known as articles of food under their own distinctive names and not included in definition fourth of this section; Eprovided, that candies and chocolates shall be deemed to be adulterated ${ }_{3} f_{i f}^{4}$ lthey contain terra alba, barytes, tale, chrome yellow, or other mineral substances, or poi-
sonous colors or flavors, or other ingredients deleterious or deterimental to health; provided, that in case of baking powders, each can or package shall be plainly labeled so as to show the name of each and every ingredient contained therein.
2. In the case of articles labeled, branded, or tagged, so as to plainly indicate that they are mixtures, compounds, combinations, imitations or blends, provided that the same shall be labeled, branded, or tagged, so as to show the exact character and constituents thereof; and provided further, that nothing in this act shall be construed as requiring or compelling proprietors or manufacturers of proprietary foods which contain no unwholesome added ingredients to disclose their trade formulas, except in so far as the provisions of this act may require to secure freedom from adulterations or imitation.

Sec. 9. Labels required by this aet shall be distinctly printed in the English language in legible type no smaller than brevier heavy gothic caps, and shall be placed upon the outside of each package and contain the name and address of the manufacturer, packer or dealer, and the words, "This (followed by the name of the article of food) is composed of the following ingredients and none other," and immediately after said words shall be printed upon said label, in the style and manner herein specified, the true and correct name of each and all of the ingredients contained in or constituting a component part to such mixture, compound, combination, imitation or blend, and if artifically colored or preserved, the name of each and every such added substance shall be plainly stated on the label. There shall be such a contrast between the color of the label and the color of the ink used in printing the label as heretofore provided, that the label shall be easily and plainly legible.
Sec. 10. Any person who manufactures or exposes for sale, or delivers to a purchaser any article of food, shall furnish, within business hours, and upon payment or tender of the selling price, a sample of such food to any person duly authorize by the commissioner to receive the same, and who shall apply to such vendor, or person delivering to a purchaser, such article of tood for such sample for such use in sufficient quantity for the analysis of any such article or articles in his possession. In the presence of such person and an agent of a commissioner, if so desired by either party, said sample shall be divided into three parts, and each part shall be sealed with the seal of the commissioner. One part shall be left with the dealer, one delivered to the commissioner, and one deposited with the county attorney for the county in which the sample is taken. The having in possession by any person who manufactures or exposes for sale, any adulterated or misbranded food, with in the meaning of this act, shall be prima facie evidenct of having in possession with intent to sell in violation of its provisions.

Sec. 11. Any person, firm, corporation, or agent thereof, who refuses to comply, on demand, with any of the requirements of this act, or who shall violate any of its provisions, or who shall obstruct or hinder the commissioner, or any of his assistants, in the discharge of any duty imposed by this act, shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine not exceeding one hundred dollars.

Sec 12, The Commissioner shall, from time to time, with the approval of the Executive Council, issue a printed bulletin, showing the results of inspections, analyses, and prosecutions undertaken under this act, together with such general information as may be deemed suitable. Such bulletins shall be printed in such numbers as may be directed by the Executive Council, and shall be issued to the newspapers of the State and to all interested persons.

Sec. 13. For the purpose of enabling the Commissioner to enforce the provisions of this act, for the compensation and expenses of assistants and experts, for necessary traveling and miscellaneous expenses, and for all other expenses herein provided, the sum of ten thousand dollars $(\$ 10,000)$ annually, or so much thereof as may be necessary, is hereby appropriated from the treasury not otherwise appropriated.

Sec. 14. All goods purchased and received by either wholesale or retail dealers of this state prior to July first, nineteen hundred six (1906), shall be exempt from the provisions of this act.to July first, nineteen hundred seven (1907).

Sec. 15. Upon the prosecution of a corporation for violations of the provisions of this act, or of section forty-nine hundred eighty-nine (4989) of the code, and information filed before a justice of the peace having jurisdiction, the said justice of the peace shall forthwith issue notice to the corporation which shall substantially notify the defendant of the charges contained in the information and that it must forthwith appear and answer the same, which notice may be served by any peace officer in any county of the state on any officer or agent of the defendant corporation by reading the same to him and leaving with him a copy thereof; said notice shall be returned to the justice of peace without delay with proper return of its service, and from and after two days from the time of making such service the defendant corporation shall be considered to be in court, and all further proceedings shall be the same as again st an individual defendant.

Sec. 16. Section forty nine hundred eighty-six (4986), of the code is hereby amended by striking out in the second line thereof the words and characters "food, drink or", and in the third line thereof the words and characters "food, drink or", and by striking out all after the word "'same" in the fourteenth line of said section, and by changing the semicoln after the word "same" to a period.

Sec. 17. Section forty-nine hundred eighty-two (4982), forty-nine hundred eighty-four (4984), forty-nine hundred eighty-seven (4987), forty-nine hundred ninety-three (4993), forty-nine hundred ninety-four (4994), fortynine hundred ninety-five (4995), forty-nine hundred ninety-six.(4996), fortynine hundred ninety-seven (4997), and forty-nine hundred ninety-eight (4998) of the code, and sections forty-nine hundred eight-four-"'a" (4984-a), and forty-nine hundred eighty-four-' $b$ '' (4984-b) as they appear in the supplement to the code, are hereby repealed.

J. S. Pritchard, Chairman.

Report adopted.
Substitute amendment adopted.

McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Speaker-Your committee on Claims, to whom was referred House file No. 206, a bill for an act to appropriate money for the relief of L. H. Fenton, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Appropriations.

> M. F. MCNiE,
> Chairman.

Adopted, and the bill was so referred.
Cummings of Marshall asked unanimous consent that House file No. 6 be referred to the committee on Appropriations.

Granted.
Geneva of Keokuk called up concurrent resolution relative to unseating Reed Smoot in the national Senate and moved its adoption.

Lost.
Temple of Clarke called up concurrent resolution relative to fixing a date after which no bills shall be introduced and moved the adoption of the resolution.

Adopted.

## SENATE MESSAGES CONSIDERED.

Senate file No. IO3, a bill for an act making an appropriation of sum of $\$ 4,979.27$ to executive council to reimburse funds advanced in completing tabulation of State Census of 1905 .

Read first and second time and referred to committee on Appropriations.

Senate file No. 96, a bill for an act to amend section twentyseven hundred sixty-eight (2768) of the code in relation to school house funds.

Read first and second time and referred to committee on Schools and Text Books.

On request of Cassel of Jefferson, unanimous consent having been given, House file No. 117, a bill for an act to amend section thirty hundred sixty-a-one hundred thirty-two (3060-a-132) of the supplement to the code, relating to negotiable instruments, with Senate amendments, was taken up and the amendments read and considered.

Mr. Cassel moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freemen, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Buckingham, Clary, Greene, Head, Hollembeak, Langan, Lister, Lundt, McNie, Springer, Teter, Whiting-12.

So the House concurred.
On request of Bailey of Ringgold, unanimous consent having been given, House file No. 15, a bill for an act to provide for working or smoothing public hignways by the use of the split log or road drag, and for compensation therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. Bailey moved that the House concurr in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, 'Gregory, Hakes, Hambleton, Hanna,

Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-85.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Buckingham, Hart, Head, Hollembeak, Langan, Lowrey, Lundt, McNie, Maben, Temple, Whiting, Willson, Wright- 15.

So the House concurred.
On motion of McClurkin of Louisa, Senate file No. 89, a bill for an act to repeal sections nineteen hundred seventy-six ( 1976 ), nineteen hundred seventy-nine (1979), nineteen hundred eighty two (1982) and nineteen hundred eighty-four (1984) of the code and to enact substitutes therefor and to amend sections nineteen hundred seventy-seven (1977) and nineteen hundred eighty-six (1986) of the code relating to levees built by the United States, with report of committee recommending passage, was taken up, considered and read for information.

Mr. McClurkin moved to amend by striking out the word "section" in the tenth line of section 4 of the original bill and inserting in lieu thereof the word "chapter."

Adopted.
Mr. McClurkin moved the same amendment in the 13th line.
Adopted.
Mr. McClurkin moved that the rule be suspended and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell,

Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-92.

The nays were:
None.
Absent or not voting:
Christianson, Langan, Lundt, McDole, Springer, Whiting, Willson, Wright-8.

So the bill passed and the title was agreed to. introduction of bills.
By Jacobson of Winneshiek (by request), House file No. 2II, a bill for an act to regulate the manufacture and sale of "patent" and "proprietary" medicines.

Read first and second time and referred to committe on Public Health.

By Koontz of Johnson, House file No. 212, a bill for an act making appropriations for the State University of Iowa.

Read first and second time and referred to committee on Appropriations.

By McCulloch of Wayne, House file No. 213, a bill for an act to regulate the sale of patent medicines containing narcotic or any alcoholic preparations.

Read first and second time and referred to committee on Public Health.
By Mattes of Sac, House file No. 214, a bill for an act to amend section nine hundred two (902) of the code.

Read first and second time and referred to committee on Judiciary.

By Military committee, House file No. 215, a bill for an act providing for the compilation and publication of a roster of

Iowa soldiers, sailors and marines, and soldiers, sailors and marines of other states and territories living in Iowa, in the war with Mexico and the war of the rebellion, the Spanish-American and Phillippine wars, including military service in the Spirit Lake expedition, and other services against the Indians, and making an appropriation therefor.

Read first and second time and referred to committee on Appropriations.

By Hart of Allamakee, House file No. 216, a bill for an act to legalize conveyance of real estate by foreign executors, adminstrators and guardians in certain cases.
Read first and second time and referred to committee on Judiciary.

By Clary of Chickasaw, House file No. 217, a bill for an act to repeal the law as it appears in chapter one hundred thirty-six (I36) of the acts of the Thirtieth General Assembly and enact in lieu thereof the following relative to the preservation of life and protection of property and to require the construction of fire escapes on certain buildings and enclosures now constructed or hereafter to be erected, providing the manner of constructing the same and imposing penalties for the violation thereof, additional to chapter ten (10) of title twenty-four (24) of the code relative to offenses against the public health.

Read first and second time and referred to committee on Judiciary.

By Ritter of Des Moines, House file No. 218, a bill for an act to amend chapter four (4) title five (5) of the code relating to the general powers of cities and towns.

Read first and second time and referred to committee on Municipal Corporations.

By Morris of Sioux, House file No. 219, a bill for an act to authorize Boards of Supervisors to hear and allow claims for damages on account of sheep killed or injured by a dog or dogs and providing for the payment of the same.

Read first and second time and referred to committee on Agriculture.

By Welden of Hardin (by request), House file No. 220, a bill for an act to create a Board of Osteopathic examiners and registration, and for the regulation of the same, and providing penalties for the violation of this act.

Read first and second time and referred to committee on Public Health.

By Gregory of Adams, House file No. 221, a bill for an act to amend section twenty-five hundred seventy-four (2574) of the code, relating to the salary of the Secretary of the State Board of Health and providing for an increase of the same.

Read first and second time and referred to committee on Public Health.

By Greene of Madison, House file No. 222, a bill for an act to reorganize the congressional districts of the State.

Read first and second time and referred to committee on Congressional Districts.

McClurkin of Louisa asked unanimous consent to withdraw House file No. 92 from further consideration of the House.

## Granted.

On motion of Mattes of Sac, Senate file No. 1O4, a bill fo ${ }^{r}$ an act to make an appropriation to defray the mileage and expenses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions, originating in the Senate, numbered six and seven, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Mattes moved to amend by striking out the words and figures two thousand five hundred, seventy-seven and thirty nine one hundredth dollars ( $\$ 2577.39$ ) in lines 2 and 3 of the printed bill and inserting the words and figures two thousand five hundred ninety-two and eleven one hundredths dollars $(\$ 2592.11)$ in lieu thereof; also strike out the figures $\$ 54.35$ in line 13 and insert the figures $\$ 69.07$ in lieu thereof.

Adopted.
Mr. Mattes moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, DeMar,

Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offil, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker--89.

The nays were:
None.
Absent or not voting:
Bealer, Carstensen, Colclo, Davie, Hakes, Langan, Lundt, McDole, Teter, Whiting, Wright-Ir.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac, Senate file No. ioz, a bill for an act making an appropriation to cover deficiency on account of additional employes of the Thirtieth General Assembly, and to pay the additional employes of the Thirty-first General Assembly, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Mattes moved that the rule be suspended and that the reading just had be considered the third reading which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood' Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stanbery, Stoltenberg,

Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-89

The nays were:
None.
Absent or not voting:
Cobb, Davie, Heles, Jones, Kendall, Langan, Lundt, McDole' Temple, Whiting, Wright-I r.

So the bill passed and the title was agreed to.
On motion of Stoltenberg of Scott, House file No. 107, a bill for an act to amend section nine hundred and seventy-five (975) of the code, relating to delinquent taxes in cities under special character, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Stoltenberg moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Chassell,Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAIlister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Mr. Speaker-87.

## The nays were:

None.
Absent or not voting:
Bealer, Carstensen, Colclo, Davie, Kendall, Langan, Lundt McDole, Stanbery, Whiting, Wise, Wright, Wyland-13.

So the bill passed and the title was agreed to.

On motion of English of Polk, House file No. 153, a bill for an act to amend section seven (7) chapter forty (40) of the acts of the Thirieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket, with report of committee recommending passage, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes; Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offil, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-90.

The nays were:
None.
Absent or not voting:
Davie, Hart, Langan, Lundt, McCreary, Martin, Stanbery, Whiting, Willson, Wright-io.
S.... . ed and the title was agreed to. REPORT OF COMmittee.
Temple of Clarke, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 1, a bill for an act to provide for the payment of an annual occupation tax for the business of soliciting or taking orders for the sale of intoxicating liquors, except from those who are legally authorized by
law to make, manufacture, handle, or sell the same, and providing penalty for the violation thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the information that in the opinion of your committee the said bill if epacted would be in violation of section 8 of article one of the constitution of the United States. Your committee regrets that it is forced to this conclusion.
M. L. Temple

Chairman protem.
Weeks of Guthrie moved that the report of the committee on Judiciary be adopted and the bill be referred, to the committee on the Suppression of Intemperance.

Motion prevailed.
On motion of Spaulding of Howard the House adjourned until IO A. M. tomorrow.

# IOURNAL OF THE HOUSE. 

Hall of the House of Representatives, \} Des Moines, Iowa, February 9, 1906. $\frac{1}{2}$ \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Arthur S. Henderson'Rof Atlantic, Iowa.

Journal of Thursday, February 8, was corrected and approved.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of ithe House is asked:

Senate file No. 6, a bill for an act to encourage the use of wagons with wide tires on public highways and rebate of portion of their tax to persons so doing.

Geo. A. Newman,
Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:
Concurrent resolution relative to appointing a committee to adopt resolutions of respect to the late Edward J. Gault, and appoint as committee on part of Senate, Senators Taylor, Lewis, Young of Lee.

Geo. A. Newman, Secretary of Senate.
The Speaker appointed to act as teller on the part of the House at the joint convention to be held at II:30 o'clock today, Lowrey of Calhoun.

On request of Jacobson of Winneshiek leave of absence was granted Hart of Allamakee until tomorrow.

Nichols of Muscatine presented petition of Cigar Makers International Union of America, Local Union No. 120, Muscatine, Iowa, asking the passage of House file No. 74, known as the Child Labor bill.

Referred to committee on Labor.
English of Polk presented petition of his constituents relative to the bill providing for time limit upon petition of general consent.

Referred to committee on Suppression of Intemperance.
English of Polk presented petition of Des Moines Trades and Labor Assembly requesting opposition to House file No. 45.

Referred to committee on Mines and Mining.
Also petition from same body asking passage of House file No. 74.

Referred to committee on Labor.
Also petition from same body asking passage of House file No. 36 .

Referred to committee on Mines and Mining.
Willson of Washington presented petition of citizens of Washington county relative to Woman Suffrage Amendment.

Referred to committee on Constitutional Amendments.
Sankey of Decatur presented petition of citizens of Decatur county relative to Woman Suffrage Amendment.

Referred to committee on Constitutional Amendments.
Willson of Washington presented petition of members of Iowa National Guard requesting support of Militia bill now pending.

Referred to committee on Military.
Bixby of Delaware presented petition of residents of Manchester requesting the enactment of a law prohibiting playing of base ball on the Sabbath.

Referred to committee on Police Regulations.
Robinson of Emmet presented petition of citizens of Dickinson county requesting the passage of State Marshal bill.

Referred to committee on Suppression of Intemperance.
Morris of Sioux presented petition of citizens of Sioux county
asking the passage of a primary law that includes the nomination of United States Senators by the people. Also the enactment of the anti-pass law.

## Referred to committee on Elections.

Freeman of Pottawattamie presented petition of his constituents relative to the Woman Suffrage amendment.

Referred to committee on Constitutional Amendments.
Christianson of Hamilton presented petition of his constituents relative to the Woman Suffrage amendment.

Referred to committee on Constitutional Amendments.
Chassell of Plymouth presented memorial of the Good Roads Convention and asked that the same be printed in the Journal.

Request was granted and the memorial is as follows:
Whereas, We, the members and visitors in attendance at the Good Roads Convention now being held in the City of Des Moines are in hearty accord with the efforts being put forth by the various state and county officers, and by many local organizations as well as private citizens. And that to further show our interest and support in their efforts, be it ?

Resolved: First, that we heartily approve of the law just passed by the presen Legislature authorizing the use of the road drag on our highways, and recommend that township trustees and others add a sufficient number of them to their outfit of road machinery and to insist on their use, and we also recommend that the use of wide-tired wagons be encouraged.

Second. That the township road levy be made three mills and be used for maintenance purposes under the direction of the township trustees, who shall also collect and use the poll tax of the township.

Third. That the county road levy be made two mills instead of one, and that this fund be used for construction and emergency work under the direction of the Board of Supervisors in a systematic manner avd that such portion thereof as is paid by property within any city or incorporated town shall be expended upon the business streets within, and upon the main thoroughfares connecting with, and leading from said city or town, and that the law shall be amended so that it shall be the duty of the Board of Supervisors to designate from time to time such streets and main thoroughfares as county roads and the same shall thereafter be subject to improvement.

That such portion of said tax as arises from property within the county township shall be expended in the extension of the work on such main thoroughfares and tributaries thereto extending through the townships contributing the same.

Fourth. Be it further resolved that the convention endorse the work now being done by the State Highway Commission, and we recommend that its work be continued, and that sufficient appropriation be made by the Legislature for continued work along the line for which it was organized, and that its bulletins and reports be published and distributed as public documents.

Fifth. Be it further resolved that the thanks of the Convention be extended to the Des Moines Commercial Club for the use of its rooms and for courtesies shown our number and that copies of these resolutions be placed on the records of this association, and furnished the papers of Des Moines, and the Clerk of each branch of the Legislature.

## REPORTS OF COMMITTEES.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 98, a bill for an act making an appropriation for the purchase of forty-five thousand $(45,000)$ railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended be the adoption of the following substitute amendment:

SUBSTITUTE FOR House fill no. 98.
A bill for an act making an appropriation for the purchase of twenty-five thousand $(25,000)$ Railroad Commissioners' official maps to be distributed by the Members of the General Assembly and Railroad Commissioners.

## Be it Enacted by the General Assembly of the State of Lowa:

Section 1. The Railroad Commissioners are hereby instructed to procure twenty-five thousand $(25,000)$ copies of the Railroad Commissioners' Official Maps of Iowa, twenty-four thousand $(24,000)$ of said maps to be printed on heavy paper, mounted with tape sides, and one thousand $(1,000)$ of said maps to be folded and inclosed in suitable envelopes; five (5) copies in envelopes and thirty (30) mounted maps to be delivered to each member of the General Assembly for distribution, and the remainder to be distributed under the direction of the Railroad Commissioners, and said Board of Railroad Commissioners is hereby directed to provide each public school room in the state with a copy of the mounted map.

Scc. 2. There is hereby appropriated, out of moneys not otherwise appropriated, the sum of four thousand two hundred dollars $(\$ 4,200)$ or so much thereof as shall be necessary for the purpose herein stated.

Sec. 3. This act being deemed of importance, shall take effect and be in force from and after its passage and publication in the Register and Leader and the Des Moines Daily Capital, newspaper published at Des Moines, lowa, and when so amended that the bill do pass.

Josepf Mattes,
Chairman.
Adopted.
Hanna of Kossuth, from the committee on Fish and Game, submitted the following report:

Mr. Speaker-Your committee on Fish and Game, to whom was referred House file No. 138, a bill for an act to amend section forty-eight
hundred twenty-one (4821) of the code, relating to hunting on enclosed land, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adding after the word, "publication," in the second line of section 2 thereof, the words, "without expense to the state," and when so amended that the bill do pass.

Gko. W. Hanna,
Chairman.
Report adopted.
Amendment adopted.
Wise of Black Hawk, from the committee on Railroads and Commerce, submitted the following report:

Mr. Speaker-Your committee on Railroads and Commerce, to whom was referred House file No. 9, a bill for an act requiring Railroad Companies doing business in the State of Iowa to furnish passes for free transportation to Public Officers and providing a penalty for failure so to do, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Wise,

Chairman.
Ordered passed on file.
Calderwood of Scott, from the committee on Labor, submitted the following report:

Mr. Sphakrr-Your committee on Labor, to whom was referred House file No. 124, a bill for an act to repeal section twenty-four hundred seventy-four (2474) of the code, relating to reports and returns to the Bureau of Labor Statistics, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

After the words "seventy-three" in the fourth line of section 2 of the original bill insert in parenthesis the figures " 2473 '"; also the words "of the code;" after the word "to"' in the twelfth line of section 2 of the original bill insert the word "their;'" also after the word "other" in the twelfth line of section 2 of the original bill insert the words "about their premises or place of work;" also after the word " of"' in the sixteenth line of section 2 of the original bill insert the words "the bureau of;" also after the word "labor" in the sixteenth line of section 2 of the original bill insert the word "statistics," and when so amended that the bill do pass.

## M. H. Calderwood,

Chairman.
Adopted.
Also:
Mr. Sptakhr-Your committee on Labor, to whom was referred House file No. 1ll, a bill for an act to amend the law as it appears in section fortynine hundred and ninety-nine-b (4999-b) of the supplement to the code, relat-
ing to the safe guarding of machinery, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
M. H.Calderwood, Chairman.

Adopted.

## INTRODUCTION OF BILLS.

By Lowrey of Calhoun (by request), House file No. 223, a bill for an act appropriating money to the State Historical Society of Iowa for the publication of the first eight sessions of the General Assembly of Iowa.

Read first and second time and referred to committee on Appropriations.

By Lowrey of Calhoun (by request), House file No. 224, a bill for an act to amend chapter four (4) title three (3) of the code of Iowa and provide for the copyrighting of the opinions of the Supreme Court of Iowa.

Read first and second time and referred to committee on Judiciary.

By Cummings of Marshall, House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the code in relation to salary of commandant of the Iowa Soldiers'Home.

Read first and second time and referred to committee on Compensation of Public Officers.

By Skinner of Union, House file No. 226, a bill for an act to prevent unjust discrimination in the fixing of fire insurance premium and to prohibit rebating.

Read first and second time and referred to committee on Insurance.

By Buckingham of Buena Vista, House file No. 227, a bill for an act to amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses.

Read first and second time and referred to committee on Judiciary.

By Dashiell of Warren, House file No. 228, a bill for an act to amend section eight hundred fifty-nine (859), chapter nine
(9), title five (5), of the code, relating to bonds of park commissioners in city and towns serving without pay.

Read first and second time and referred to committee on Judiciary.

By Spaulding of Howard, House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of mulct tax.

Read first and second time and referred to committee on Judiciary.

By Peet of Jones (by request), House file No. 230, a bill for an act to amend section twenty-four hnndred three of the code as set forth in the supplement of nineteen hundred two, relating to selling or giving to a minor or intoxicated person or person in the habit of becoming intoxicated, intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance.

By Meredith of Cass, House file No. 23I, a bill for an act providing that owners of stallions and jacks shall have a lien for the service fee of said animals upon the female served and upon the get thereof; and providing punishment for willful destruction, concealment, sale or other disposition of such female or get during the existence of such lien.

Read first and second time and referred to committee on Judiciary.

By Epperson of Wapello, House file No. 232, a bill for an act to amend section forty-three hundred thirty-eight (4338) of the code, relating to fines.

Read first and second time and referred to committee on Judiciary.

By Conn of Butler, House file No. 233, a bill for an act concerning and defining the crime of molesting or disturbing any public school when in session, and prescribing punishment therefor.

Read first and second time and referred to committee on Schools and Text-Books.

By Martin of Pottawattamie, House file No. 234, a bill for an act authorizing the employment of special counsel to assist the attorney-general in certain litigation and making an appropriation therefor.

Read first and second time and referred to committee on Retrenchment and Reform.

By Epperson of Wapello, House file No. 235, a bill for an act to amend section twenty-eight hundred thirty-nine (2839) of the code, relating to fines.

Read first and second time and referred to committee on Judiciary.

By Bealer of Linn, House file No. 236, a bill for an act providing for the inside finishing and completion of the Historical, Memorial and Art Building. Also for the purchase of steel book stacks and making an appropriation therefor.

Read first and second time and referred to committee on Appropriations.

On request of Kennedy of Lee leave of absence was granted Welden of Hardin until Tuesday.

Spaulding of Howard asked unanimous consent to have Senate file No. 96 withdrawn from the committee on Schools and Text Books and referred to the committee on Judiciary.
Granted, and the bill was so referred.
Shaffer of Fayette asked unanimous consent to withdraw House file No. 13 from the committee on Roads and Highways and from further consideration of the House.

Granted.

## SENATE MESSAGES CONSIDERED.

Senate file No. 6, a bill for an act to encourage the use of wagons with wide tires on public highways and rebate of portion of their taxes to persons so doing.

Read first and second time and referred to committee on Roads and Highways.

Senate concurrent resolution relative to appointing a committee to adopt resolutions of respect to the late Edward J. Gault.

McCreary of Appanoose moved that the rule be suspended and the resolution be adoted.

Motion prevailed and the resolution was adopted.
Speaker appointed as committee on the part of the House, McCreary of Appanoose, Summers of Van Buren, McCulloch of Wayne.

On motion of Cheney of Clay, House file No 169, a bill for an act to amend section fifteen hundred sixty-six (1566) of the supplement of the code relating to the publication of the itemized report of township clerks, with report of committee recommending passage, was taken up and considered.

Cheney of Clay moved to amend by adding the following words to the bill: "Including at least the amounts received and the separate amounts paid out for labor, material, machinery, contracts, fees and salaries".

Chassell of Plymouth moved to amend the amendment by adding thereto the following: "And the names of parties to whom money is paid for material and labor".

Head of Greene moved that the bill be re-referred to the committee on Judiciary.

Coburn of Cherokee moved to amend by referring to committee on Roads and Highways.

Amendment adopted.
Motion as amended prevailed and the bill was referred to the committee on Roads and Highways.

On motion of Cummings of Marshall, House file No. 5, a bill for an act to amend sections seventeen hundred nine (1709) and seventeen hundred ten (i710) supplement to the code relating to insurance other than life, with report of committee recommending passage as amended by substitute, was taken up and considered and the report of the committee adopted.

Substitute amendment adopted.
The hour for the joint convention being near, the House discontinued consideration of House file No. 5.

Kling of Harrison moved that the Speaker appoint a committee of three to notify the Senate that the House was ready to receive them.

Motion prevailed, and the Speaker appointed Kling of Harrison, Nichols of Muscatine, Heles of Dubuque as such committee.

Lister of Grundy moved that when the House adjourn to day that it be to meet at 2 p. m. Monday.
Dashiell of Warren moved to amend the motion by making the hour of adjournment io A. m. tomorrow.

Lost.
Original motion prevailed.
The committee appointed to await upon the Senate and notify them that the House was ready to receive them in joint convention appeared and pronounced that duty performed.

The door-keeper announced the Sergeant-at-Arms of the Senate and he in turn announced the arrival of the Senate.

President Herriott was escorted to the Speaker's desk and the Senators took seats on the west side of the House chamber.

## JOINT CONVENTION.

The joint convention was called to order by Lieutenant Governor Herriott at II:30 A. M.

The roll was called and the following members of the General Assembly responded to the call of their names:

Bailey, Bealer, Bixby, Bleakly, Boland, Brooks, Bruce, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark of Poweshiek, Clarke of Dallas, Clary, Cobb, Coburn, Colclo, Conn, Courtright, Crawford, Crose, Crossley, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dowell, Eckles, Elerick, English, Epperson, Erickson, Flenniken, Freeman, Gale, Garst, Geneva, Gillilland, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Harper, Hartshorn, Hasselquist, Hayward, Head, Heles, Hogue, Hcllembeak, Hopkins, Hughes, Hume, Jackson, Jacobson, Jamison, Jepson, Jones of Mahaska, Jones of Montgomery, Kendall, Kennedy, Kimmel, Kinne, Kling, Koontz, Laird, Leech, Lewis, Lister, Lowrey, Lyons, McAllister, McClurkin, McCulloch, McDole, McElrath. McNie, Maben, Martin, Mattes, Maytag, Meredith, Molsberry, Morris, Mott, Newberry, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saunders, Saylor, Shaffer, Skinner, Smith of Mitchell, Spaulding of Floyd, Spaulding of Howard, Springer, Stirton, Stookey, Stoltenberg, Stuckslager, Summers, Taylor, Teachout, Teter, Turner, Van Eaton, Wade, Warren, Washburn, Weeks, Whitmer, Wilson of Fayette, Wilson of Clinton, Willson of Washington, Winne, Wise, Wright, Wyland, Young of Calhoun, Young of Lee, Young of Washington-I 39.

President Herriott announced that 139 members of the joint convention were present and that the joint convention was duly orginized, with a quorum present.

The President announced the purpose of the joint convention to be the election of a State Printer, a State Binder, four regents of the State University, two trustees of the State Normal School, and four trustees of the College of Agriculture and Mechanic Arts.

The President announced the Tellers of the joint convention to be Senator Crossley and Representative Lowrey.

Wise of Black Hawk offered the following resolution and moved its adoption:

## Resolved, By the Joint Convention of the Thirty-first General Assembly:

That Emory H. English be and is hereby elected State Printer for the term beginning January 1, 1907, and that E. D. Chassell be and is hereby elected State Binder for the term beginaing January 1, 1907; that W. I. Babb, of the First Congressional district, Joe R. Lane, of the Second Congressional district, W. D. Tisdale, of the Sixth Congressional district, Carroll Wright, of the Seventh Congressional district, be and are hereby elected Regents of the State University for the term beginning May 1, 1906; that W. R. Moniger, of the Fifth Congressional district, Charles R. Brenton, of the Seventh Congressional district, J. B. Hungerford, of the Tenth Congressional district, W. J. Dixon, of the Eleventh Congressional district, be and are hereby elected trustees of the Iowa State college of Agriculture and Mechanic Arts for the term beginning May 1, 1906; and that I. J. McDuffie of Plymouth county, and Roger Leavitt of Black Hawk county, be and are hereby elected trustees of the State Normal School for the term beginning May $1,1906$.

On the question, Shall the resolution be adopted?
The yeas were:
Bailey, Bealer, Bixby, Bleakly, Boland, Brooks, Bruce, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christainson, Clark of Poweshiek, Clarke of Dallas, Clary, Cobb, Coburn; Colclo, Conn, Courtrignt, Crawford, Crose, Crossley, Cummings,Darrah, Dashiell, Davie, DeMar, Doran, Dow, Dowell, Eckles, Elerick, Epperson, Erickson, Flenniken, Freeman, Gale, Garst, Geneva, Gillilland, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Harper, Hartshorn, Hasselquist, Hayward, Head, Heles, Hogue, Hollembeak, Hopkins, Hughes, Hume, Jackson, Jacobson, Jamison, Jepson, Jones of Mahaska, Jones of Montgomery, Kerdall, Kennedy, Kimmel, Kinne, Kling, Koontz, Laird, Leech, Lewis, Lister, Lowrey, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Maytag, Meredith, Molsberry, Morris, Mott, Newberry, Nichols, Offil, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saunders, Saylor, Shaffer, Smith of Mitchell, Spaulding of Floyd, Spaulding of Howard, Springer, Stirton, Stookey, Stoltenberg, Stuckslager, Summers, Taylor, Teachout, Teter, Turner, Van Eaton, Wade, Warren, Wasburn, Weeks, Whiting, Whitmer, Wilson of Fayette, Willson of Washington, Winne, Wise, Wright, Wyland, Young of Calhoun, Young of Washington-I32.

The nays were:
None.

Absent or not voting:
Chassell, Dunham, English, Frudden, Hart, Lambert, Langan, Lundt, Lyons, McCreary, Skinner, Smith of Des Moines, Stanbery, Temple, Welden, Whipple, Wilson of Clinton, Young of Lee- 18 .

The tellers announced that 131 members of the joint convention had voted for the candidates named in the resolution.

So the resolution was declared to be adopted and the persons named therein declared elected to the offices for which they were named and for the terms specified in the resolution.

The following certificates were signedin the presence of the joint convention:
$\left.\begin{array}{c}\text { Hall of The House of Rbpresentatives, } \\ \text { Des Moines, Iowa, February } 9,1906 \text {. }\end{array}\right\}$
This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, A. D. 1906, for the purpose of electing officers of the various State Institutions, W. J. Dixon, having received a majority of all votes cast for said office, was declared duly elected as trustee of College of Agriculture and Mechanic Arts, fcr the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention this 9th day of February, A. D. 1906 .

> Join Herriott, President of the Senate. Gro. W. Clarke, Speaker of the House of Representatives.

James J. Crossley,
Teller on part of Senate.
J. H. Lowrey,

Teller on part of House of Representatives.
Hall of the House of Representatives, Des Moines, Iowa, February 9, 1906.
This is to certify that at an election by the two Houses of the Thirtyfirst General Assembly of the State of Iowa, in joint convention, on the 9th day of February, A. D. 1908, for the purpose of electing officers of the various State institutions, W. R. Moniger, having received a majority of all votes cast for said office, was declared duly elected as trustee of College of Agriculture and Mechanic Arts, for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention this 9 th day of February, A. D. 1906 .

John Herriott, President of the Senate. Geo. W. Clarke, Speaker of the House of Representatives.

James J. Crossley, Teller on part of Senate, J. H. Lowrey, Teller on part of House of Representatives.

\author{
$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, February } 9,1906 \text {. }\end{array}\right\}$

}

This is to certify that at an election by the two Houses of the Thirty first General Assembly of the State of Iowa, in joint convertion, on the 9th day of February, A. D. 1906, for the purpose of electing officers of the various State institutions, Chas. R. Brenton, having received a majority of all votes cast for said office, was declared duly elected as trustee of College of Agriculture and Mechanic Arts, for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention this 9th day of February, A. D. 1906 .

Jobn Herriott, President of the Senate. Geo. W. Clarke, Speaker of the House of Representatives.
James J. Crossley,
Teller on part of Senate.
J. H. Lowery,

Teller on part of House of Representatives.
$\left.\begin{array}{c}\text { Hall of the Housh of Representatives, } \\ \text { Des Moines, Iowa, February } 9,1906 .\end{array}\right\}$
This is to certify that at anelection by the two Houses of the Thirtyfirst General Assembly of the State of Iowa, in joint convention, an the 9th day of February, A. D. 1906, for the purpose of electing the officers of the various State institutions, J. B. Hungerford, having received a majority of all votes cast for said office, was declared duly elected as trustee of College of Agriculture and Mechanic Aris, for the term of six years from and atter the expiration of the term of the present incumbent, and until his seccessor is elected and qualified.

Signed in the presence of the joint convention this 9th day of February, A. D. 1906 .

> Joun Herriott, President of the Senate. Geo. W Clarke,
> Speaker of the House of Representatives.

James J. Crossley, Teller on part of Senate.
J. H. Lowrey, 7 eller on part of House of Representatives.

This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, for the purpose of electing officers of the various State institutions, W. I. Babb, having received a majority of all the votes cast for said office, was declared duly elected as Regent of the State University for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906.

> John Hhrriott, President of the Senate. Geo. W. Clarke, Speaker of the House of Representatives.

James J. Crossley, Teller on part of the Senate.
J. H. Lowrey,

Teller on part of the House of Representatives.
Hall of the House of Rhpresentatives, \}
Des Moinhs, Iowa, February 9, 1906. $\}$
This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9 th day of February, for the purpose of electing officers of the various State institutions, W. D. Tisdale, having received a majority of all the votes cast for said office, was declared duly elected as Regent of the State University for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906 .

> Joun Herriott, President of the Senate. Geo. W. Clarkr, Speaker of the House of Representatives.

James J. Crossley Teller on the part of the Senate.
J. H. Lowrey,

Teller on the part of the House of Representatives.
$\left.\begin{array}{c}\text { Hall of the Hodse of Representatives, } \\ \text { Des Moines, Iowa, February } 9,1906 \text {. }\end{array}\right\}$
This is to certify that an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, for the purpose of electing officers of the various State institutions, Carroll Wright, having received a majority of all the votes cast for said office, was declared duly elected as Regent of the State University for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February A. D. 1906 .

> John Herriott, President of the Senate. Gro. W. Crarke, Speaker of the House of Representatives.

James J. Crossley,
7eller on the port of the Senate, John H. Lowrey, Teller on the part of the House of Representatives.

Hall of the House of Representatives, \} Des Moinas, Iowa, February 9, 1906. \}
This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, for the purpose of electing officers of the various State institutions, Joe R. Lane, having received a majority of all the votes cast for said office, was declared duly elected as Regent of the State University for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906 .

> John Herriot:", President of the Senate. Gmo. W. Clarke,
> Speaker of the House of Representatives.

> James J. Crossley,
> 7eller on part of the Senate.
> J. H. Lowrey,

> Teller on part of the House of Representatives.

> Hall of the House of Representatives, Des Moines, Iowa, February 9, 1906 . $\}$

This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, A. D. 1906, for the purpose of electing officers of the various State institutions, I. J. McDuffie having received a majority of all the votes cast for said office, was declared duly elected as Trustee of State Normal School, for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906 .

> John Herriott, President of the Senate.
> Gro. W. Clarke,
> Speaker of the House of Representatives:

James J. Crossley,
Teller on part of the Senate.
J. H. Lowrey,

Teller on bart of the House of Representatives.

## Hall of the House of Representatives, <br> Des Moinhs, Iowa, February 9, 1906.

This is to certify that at an election by the two Houses of the Thirty first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, A. D. 1906, for the purpose of electing the officers of the various state institutions, Roger Leavitt having received a majority of all the votes cast for said office, was declared duly elected as trustee of State Normal School, for the term of six years from and after the expiration of the term of the present incumbent, and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906 .

> John Herriott, President of the Senate. Gho. W. Clarke, Speaker of the House of Representatives.

> James J. Crossley, Teller on part af the Senate.
J. H. Lowrey, Teller on part of the House of Representatives.

Hall of the House of Representatives,
Des Moines, Iowa, February 9,1906 .
This is to certify that at an election by the two Houses of the Thirty-first General Assembly of the State of Iowa, in joint convention, on the 9th day of February, 1906, for the purpose of electing a State Binder, E. D. Chassell, having received a majority of all the votes cast for said office, was declared duly elected State Binder for the term of two years from and after the expiration of the term of the present incumbent and until his successor is elected and qualified.

Signed in the presence of the joint convention this 9th day of February, A. D. 1906 .

John Herriott, President of the Senate. Geo. W. Clarke, Speaker of the House of Representatives.
James J. Crosslay, Teller on part of the Senate.
J. H. Lowrey,

Teller on part of the House of Representatives.
$\left.\begin{array}{c}\text { Hall of the Hoose of Representatives, } \\ \text { Des Moines, Iowa, Febrvary 9, 1906. }\end{array}\right\}$
This is to certify that an election by the two Houses of the Thirty-first General Assembly of the State of Iowa in joint convention, on the 9th day of February, 1906, for the purpose of electing a State Printer, Emory H. English, having received a majority of all the votes cast for said office, was declared duly elected State Printer for the term of two years from and after the expiration of the term of the present incumbent and until his successor is elected and qualified.

Signed in the presence of the joint convention, this 9th day of February, A. D. 1906 .

John Herriotr, President of the Senate.<br>Geo. W. Clarke, Speaker of the House of Representatives.

James J. Crossley Teller on part of the Senate.
J. H. Lowrey,

Teller on part of the House of Representatives.
The minutes of the joint convention were read and approved. On motion of Senator Winne the joint convention dissolved.

The House resumed its session.
Greeley of Story presented an invitation from the Commercial Club of Ames to the members of the House to visit the State College of Agriculture and Mechanic Arts on February 15 th.

Hambleton of Mahaska moved that the invitation be accepted. Motion prevailed.
On motion of McNie of Benton the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House uf Rhpresentatives, $\}$ Des Moines, Iowa, February 12, 1906. $\}$
House met pursuant to a djournment.
Speaker Clarke in the chair.
Prayer was offered by Representative Cobb.
Journal of Friday, February 9, was corrected and approved.
On request of Flenniken of Clayton leave of absence was granted Mattes of Sac until tomorrow.

On request of DeMar of Davis leave of absence was granted Hakes of Pocahontas indefinitely.

On request of Willson of Washington leave of absence was granted Peet of Jones until Wednesday.

On request of Hart of Allamakee leave of absence was granted Stanbery of Cerro Gordo until Tuesday.

On request of Olson of Worth leave of absence was granted Jacobson of Winnebago until tomorrow.

On request of Cobb of Taylor leave of absence was granted Bailey of Ringgold until tomorrow.

On request of Laird of Fremont leave of absence was granted McCreary of Appanoose until tomorrow.

On request leave of absence was granted Meredith of Cass until tomorrow.

PETITIONS AND MEMORIALS.
Geneva of Keokuk presented memorial of County Treasurers' Association relative to Senate file No. 108.

Referred to committee on Ways and Means.
Hambleton of Mahaska presented petition of sportsmen of Mahaska county asking a gun license law.

Referred to committee on Fish and Game.

Wright of Webster presented petition of physicians of Fort Dodge against the law providing for the Osteopath member on the State Board of Health.

Referred to committee on Public Health.
Crose of Page presented petition of citizens of Page county asking the enactment of the Marshal bill.

Referred to committee on Suppression of Intemperance.
Doran of Boone presented petition of Dr. A. A. Deering, President of the Boone County Medical Society, protesting against an Osteopath on the State Board of Health.

Referred to committee on Public Health.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to Hon. Geo. Schramm.
Whereas, Hon. Geo. Schramm, in the year 1852, was an honored member of the State Senate from Van Buren county, which met at lowa City and whose labors were potential in locating the capitol of the State at Des Moines, Iowa, and

Whereas, The said George Schramm is now a resident of Des Moines, and will on the twelfth day of February, 1906, celebrate his ninetieth birthday, and

Whereas, The said Geo. Schramm is now enjoying a large measure of health and has preserved unchanged his mental powers to the present time, therefore be it

Resolved by the Senate, the House concurring, That we pause in our deliberations to pay honor to this pioneer statesman, in his declining years and congratulate him that he has been blessed with a long and useful life and that the memory of his long and valued services is cherished by the people of Iowa, and we hereby express our hope that many years more may be added unto him and that upon his anniversary he may be reminded that he carries with him the good will and confidence of the people.

Resolved further. That a copy of these resolutions be spread upon the Journals of the Senate and House respectively and that an engrossed copy of the same be presented to the said George Schramm.

Geo. A. Newman,
Secretary.

Also:
Mr. Speaker:-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 40, in which the concurrence of the Senate was asked:

A bill for an act to amend section eighteen hundred sixty-nine (1869) of the code and providing a penalty for the crime of embezzlement, Geo. A. Newman.

Secretary.
INTRODUCTION OF BILLS.
By Cobb of Taylor, House file No. 237, a bill for an act to require telephone companies to connect their lines at all places where central offices or receiving stations are maintained for the transmission of toll messages over their lines.

Read first and second time and referred to committee on Telegraph, Telephone and Express.

By Greeley of Story, House file No. 238; a bill for an act making appropriations to the Iowa State College of Agriculture and Mechanic Arts.

Read first and second time and referred to committee on Appropriations.

By Powers of Floyd, House file No. 239, a bill for an act regulating the handling of freight in carload lots by railroad companies, shippers and consignees, and equalizing car service charges and penalties, for the use and detention of cars and failure to furnish cars and transport the same.

Read first and second time and referred to committee on Agriculture.

By Ritter of Des Moines, House file No. 240, a bill for an act making an appropriation for the erection of a monument at the Aspen Grove cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan and providing the method of such erection.

Read first and second time and referred to committee on Appropriations.

By Calderwood of Scott, House file No. 241, a bill for an act to authorize the establishment of State employment offices under supervision of the Bureau of Labor Statistics.

Read first and second time and referred to committee on Labor.

By Calderwood f Scott, House file No. 242, a bill for ${ }^{\top}$ an act to assign rooms number eighteen and nineteen in the Capitol Building to the State Horticultural Society, amendatory to title two, chapter six, of the code pertaining to public buildings.

Read first and second time and referred to committee on Public Lands and Buildings.

By Bixby of Delaware, House file No. 243, a bill for anact to required operators of creameries to heat skimmed milk before delivering such skimmed milk to any person.

Read first and second time and referred to committee on Public Health.

By Mott of Audubon, House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five (555), twenty-seven hundred fifty-five (2755), twentyeight hundred twenty-eight (2828), twenty-eight hundred fortyone (2841), eighteen hundred sixty-four (1864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-three hundred seventy two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven ( 611 ), six hundred fifteen ( 615 ), six hundred thirty-three (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602), of the supplement of the code and to amend secton tihree (3) of chapter one hundred fourteen (II4), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43) acts of the Thirtieth General Assembly, relating to legal publications.

Read first and second time and referred to committee on Printing.

House took up business pending at last previous adjournment, which was consideration of House file No. 5. Further consideration was, by unamimous consent, deferred until tomorrow morning, to be taken up at that time as pending business.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 87, a bill for an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the northeast quarter of section seveenteen (17), township ninety-two (92) north, range forty-five (45) west of the 5th principal meridian, Plymouth county, Iowa, for the purpose of correcting the titles thereto.

## Also:

House file No. 102, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with reference to the title to real estate acquired by the said cemetery association in the transaction of its business.

Also:
House file No. 15, a bill for an act to provide for improving the public highways by the use of the road drag.

Also:
House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford county, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.

Also:
House-file No. 96, a bill for an act making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.

Also:
House file No. 117, a bill for an act to amend the law as it appears in section thirty hundred sixty-a-one hundred thirty-two (3060-a-132) of the supplement to the code, relating; negotiable instruments.

> H. L. Spaulding, Chairman.

Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 87, a bill for, an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the northeast
quarter of section seventeen (17), township ninety-two (92) north, range forty-five (45) west of the 5th principal meridian, Plymouth county, Iowa for the purpose of correcting the titles thereto.

Also:
House file No. 102, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof; particularly with reference to the title to real estate acquired by the said cemetery association in the transaction of its business.

Also:
House file No. 15, a bill for an act to provide for improving the public highways by the use of the road drag.

Also:
House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford county, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.

Also:
House file No. 96, a bill for an act making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.

Also:
House file No. 117, a bill"for an act to amend the law as it appears in section thirty hundred and sixty-a one hundred thirty-two (3060-a-132) of the supplement to the code, relating to negotiable instruments.
H. L. Spaulding,

Chairman House Committee.
D. W. Turner, Chairman Senate Committee .

## Adopted.

## REPORTS OF COMMITTEES.

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Splicaker-Your committee on Agriculture, to whom was referred House file No. 35, a bill for an act to provide for the manufacture of binding twine in the State Prison of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be recommended for passage and request that it be referred to the committee on Appropriations.

> J. S. Pritchard, Chairman.

Adopted.
Greeley of Story, from the committee on Suppression of Intemperance, submitted the following report:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 162, a bill for an act to provide for the account-
ing of campaign and election funds by election officers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to committee on Elections.

W. M. Greeley, Chairman.

Adopted, and the bill was so referred.
Also:
Mr. Speakir-Your committee on Suppression of Intemperance, to whom was referred House file No. 163, a bill for an act making it a misdemeanor for election officers to spend campaign or election funds for intoxicating liquor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the Judiciary committee.

> W. M. Gremley, Chairman.

Adopted, and the bill was so referred.

## Also:

Mr. Sphakrr-Your committee on Suppression of Intemperance, to whom was referred House file No. 166, a bill for an act to amend section twentyfour hundred forty-eight (2448) of the code, selating to the sale of intoxicating liquors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
W. M. Greeley,

Chairman.
Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was reterred House file No. 143, a bill for an act to amend section twenty-four hundred forty-eight of the code relating to the sale of intoxicating liquors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
W. M. Grieley,

## Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Spraker-Your committee on Suppression of Intemperance, to whom was referred House file No. 50, a bill for an act to amend section twentyfour hundred forty-eight (2448) of the code relating to the sale of intoxicating liquors, beg leave to report that they have had the same under consider-
ation and have instructed me to report the same back to the Houss with the recommendation that the same be recommended for indefinite postponement.
W. M. Grefley.

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Spaaker-Your committee ou Suppression of Intemperance, to whom was referred House file No. 1, a bill for an act to provide for the payment of an annual occupation tax for the business of soliciting or taking orders for the sale of intoxicating liquors, except from those who are legally authorized by law to make, manufacture, handle or sell the same, and providing a penalty for the violation thereof, beg leave to report that they have bad the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be recommended for indefinite postponement.

## W. M. Grebley, Chairman.

Adopted, and the bill was indefinitely postponed.
Wise of Black Hawk, from the committee on Railroads and Commerce, submitted the following report:
Mr. Speaker-Your committee on Railroads and Commerce, to whom was referred House file No. 26, a bill for an act to repeal chapter seventyfour (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section twenty hundred seventy four (2074) of the code and to provide a substitute theref)r, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with substitute amendment therefor.

> C. A. Wise,
> Chairman.

SUBSTITUTH AMENDMENT FOR HOUSE ${ }^{\text {Pbile }}$ no. 26.
A Bicl for an act to repeal chapter seventy-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section two thousand seventy-four (2074) of the code and to provide a substitute therefor.

## Be it Enacted by the General Assembly of the State of Iowa:

That chapter seventy-four (74) of the laws of the Thirt:eth General Assembly be, and the same is hereby, repealed and there is hereby enacted as a substitute therefor the following:

Section 1. That in all cases where a railway company bills property to a point beyond the terminus of its own railway and provides by contract that it shall not be liable f.or the destruction of, or damage to, such property beyond the termius of its own railway and the said property is damaged or destroyed between the place of shipment and place of destination to which it was billed, the initial carrier and the connecting carrier or carriers if more than one, over whose line, or lines, of railway the property shall have been carried between the place of shipment and said place of destination, may be
joined us defendents in one action, brought in any county from or into which shipment shall be made, or suit may be brought in any county through which shipment shall be made provided that the owner of the property shall reside in such county; and service of original notice may be made on any of said carriers in any county of the state, where the carrier to be served has a station agent, by serving notice on such station agent. •

Sec. 2. On proof being made by the owner of the property shipped, that the same has been destroyed or damaged in transit between the said place of shipment and the said place of destination, the liability of a common carrier shall attach to all the defendants and judgment shall be entered accordingly against them all unless one or more of the defendants shall prove that it was not, or they were not, liable, in which case judgment shall go only against the remaining defendant or defendants.

And when so amended that the bill do pass.

C. A. Wise,<br>Chairman.

Adopted.
Substitute amendment adopted.

## MINORITY RECOMMENDȦTION.

McAllister of Linn submitted the following recommendation by the minority of the committee on Schools and Text-Books:

We, the undersigned members of the committee on Schools and Text Books, hereby dissent from the report of the committee that House file No. 174 be recommended for indefinite postponement.

> John McAllister,
> E. W. Clark,
> P. H. Powers,
> A. F. N. Hambleton.

Ordered passed on file.
Committee appointed to draft resolutions of respect to the memory of Hon. Joseph E. Cobbey, made its report, which was adopted.

Teter of Marion offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, Captain William Blain, late of Marion county, a pioneer citizen and legislator, and a veteran of the civil war, departed this life at his home in Knoxville, October 31, 1905; therefore, be it

Resolved, That a committee of three be appointed by the Speaker to prepare and present suitable resolutions, commemorative of his life and public services.

Motion prevailed and the Speaker appointed as such committee Teter of Marion, Wright of Webster, Epperson of Wapello.

English of Polk, unanimous consent having been given, moved that the House concur in the Senate concurrent resolution relative to George Schramm.

Motion prevailed.
The Speaker announced that as Speaker of the House, in the presence of the House, $h e$ had signed House files Nos. 15, $72,87,96,102$ and 117 .

On motion of Offill of Jasper the House adjourned until 1 o A. M. tomorrow.

# JOURNAL OF THE HOUSE. 

## Hall of the House of Represhntatives, \}

Des Mornes, Iowa, February 13, 1906, $\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Frank G. Beardsley of Harlan, Iowa.

The Journal of Monday, February 12 , was corrected and approved.

```
MESSAGES FROM THE SENATE.
```

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your bonorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 115, a bill for an act to amend section twenty-nine hundred forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages in separate books.

Gro. A. Newman,
Secretary.
Also:
Mr. Speakir-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Seuate was asked:

House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked

Senate file No. 138, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) of the supplement to the code.

Gho. A. Nhwman,
Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 155, a bill for an act to legalize the incorporation of the town of Meservey, Cerro Gordo county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Huuse is asked:

Senate file No. 145, a bill for an act to provide for the comfort of petit jurors.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to the appointment of a joint committee to prepare and report appropriate resolutions respecting the life and public services of the late William G. Kent. And the President of the Senate appoints as committee on the part of the Senate, Young of Lee, Hasselquist and Taylor.

Whereas, Hon. William G. Kent was an honored member of this Senate from the First Senatorial District of Iowa, in this body during the Twentysecond, Twenty-third and Twenty fourth sessions of the General Assemblies, and serving as member of the House of Representatives of the Twenty-first Assembly.

Whereas, Hon. Wm. G. Kent departed this life at his home in Fort Madison, Iowa, on the 20th day of February, A. D. 1905.

Be it resolved by the Senate, the House of Representatives concurring, That a committee of three be appointed by the President of the Senate to co-operate with a similar committee to be appointed by the Speaker of the House to prepare and report appropriate resolutions respecting the life, character and public services of the late William G. Kent.

> Gro. A. Newman, Secretary.

The House resumed consideration of House file No. 5, under the order of business pending.

Cummings of Marshall moved that the rule be suspended, and that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna. Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, .Offill, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, VanEaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker-87.

The nays were:
None.
Absent or not voting:
Coburn, Davie, English, Hakes, McCreary, McDole, Peet, Pritchard, Robinson, Stanbery, Temple, Whiting, Whitmer-I3.

So the bill passed and the title was agreed to.
Geneva of Keokuk presented petition of constituents asking that the Womans Suffrage amendment be referred to a vote.

Referred to committee on Constitutional Amendments.
Lundt of Tama presented petition of members of the National Guard asking passage of the Marshal bill.

Referred to committee on Military.
Hambleton of Mahaska presented petition of Local Union No. 97, U. M. W. of A., requesting defeat of House file Nos. 133 and 183

Referred to committee on Judiciary.
Teter of Marion presented petition of citizens and voters of Washington township, Marion county, requesting repeal of present statutes, relative to working roads.

Referred to committee on Roads and Highways.
Teter of Marion presented petition of Local Union No. 536, U. M. W. of A., requesting passage of House file No. 74, Senate file No. 57, House file No. 36 and House file No. I4,

Referred to committee on Labor.

Teter of Marion presented petition of Local Union No. I799, U. M. W. of A., requesting passage of House file No. 14, House file 36, and Senate file No. 57.

Referred to committee on Labor.
Carstensen of Clinton presented remonstrance of citizens of Clinton against House file No. 183, known as the exemption bill.

Referred to committee on Judiciary.
Jepson of Woodbury presented memorial of Sioux Lodge No. 64, B. of L. F., requesting defeat of House files No. 33 and 183 and passage of House file No. 74, and Senate file No. 57 , and also employer's liability bill.

Referred to committee on Judiciary.
Offill of Jasper presented petition of 264 citizens of Jasper county requesting the submission of the Womans Suffrage amendment to a vote.

Referred to committee on Constitutional Amendments.
Doran of Boone presented petition of the Farmers' Co-operative Elevator company protesting against House file No. 204, relative to the increase of the county road tax levy.

Referred to committee on Roads and Highways.
Robinson of Emmet presented petition of the Superior Ladies' Culture Club requesting the enactment of such legislation as will safe-guard the public from the rapacity of dishonest manufacturers.

Referred to committee on Agriculture.
Carden of Henry presented petition of constituents asking the appropriation of money to reljeve one Lewis $H$. Felton, an old soldier who was crippled while in the employ of the State.

Referred to committee on Appropriations.
Nichols of Muscatine presented petition of members of the Iowa National Guard requesting the passage of militia bill.

Referred to committee on Military.
Clark of Poweshiek presented petition of members of Iowa National Guard asking passage of the militia bill.

Referred to committee on Military.

Crose of Page presented petition of voters of Page county asking passage of the anti-pass bill, the two-cent fare biil and the primary election bill.

Reterred to committee on Elections.
Kendall of Monroe presented petition of Local Union No. r 799, U. M. W. of A., requesting support of House files No. 14, No. 36, and Senate file No. 57.

Referred to committee on Judiciary.
Olson of Worth presented petition of constituents asking submission of the Woman Suffrage amendment to a vote.

Referred to committee on Constitutional Amendments.
Olson of Worth presented petition of constituents requesting passage of State Marshal bill.

Referred to committee on Suppression of Intemperance.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Spaker-Your committee on Eurolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 87, a bill for an act authorizing and empowering the Governor, or his successors in office, to execute, acknowledge and deliver instruments of conveyance to the present owners, or their grantees, of the northeast quarter of section seventeen (17), township ninety-two (92) north, range forty-five (45) west of the 5th principal meridian, Plymouth county, Iowa, for the purpose of correcting the titles thereto.

Also:
House file No. 102, a bill for an act legalizing the incorporation of the Postville Cemetery Association and the acts and proceedings thereof, particularly with reference to the title to real estate acquired by the said cemetery association in the transaction of its business.

Also:
House file No. 15, a bill for an act to provide for improving the public highways by the use of the road drag.

Also.
House file No. 72, a bill for an act to legalize the incorporation of the town of Dow City, Crawford county, Iowa, the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.

Also:
House file No. 96, a bill for an act making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.

Also:

House file No. 117, a bill for an act to amend the law as it appears in section thirty hundred sixty-a-one hundred thirty-two (3060-a-132) of the supplement to the code, relating to negotiable instruments.
h. L. Spaulding,

Chairman.
February 12, 1906.
Adopted.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 172, a bill for an act to amend section forty-seven hundred eighty-eight (4788) of the code, relative to burglary, by using in connection therewith explosives, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

N. E. Khndall, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No 96 , a bill for an act to amend section twenty-seven hundred sixty-eight (2768) of the code, in relation to school house funds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speakhr-Your committee on Judiciary, to whom was referred House file No. 194, a bill for an act to legalize the incorporation of the town of Iona, Chicasaw county, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 186, a bill for an act to legalize the proceedings of the city council of the city of Davenport, in improving a portion of Eddy street and the Davenport and Leclaire road and the relevy of the assessment of the
cost thereof, beg leave to report that they have had the same under consid eration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr, Spicaker-Your committee on Judiciary, to whom was referred House file No. 19, a bill for an act to regulate the use, manufacture and sale of fire crackers, toy pistols and other explosives, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by substituting therefor the following:

SUBSTITUTE FOR HOUSE FILE No. 19.
A bill for an act to regulate the use, manufacture and sale of fire crackers, toy pistols and other explosives.
Be it enacted by the General Assembly of the State of Lowa:
Section 1. No person shall manufacture, use, sell or keep for sale within this State any toy pistol, toy revolver or other toy fire-arm, caps containing dynamite, fire crackers, containing any explosive other than black gunpowder, and exceeding three and one-half inches in length and three-eighth of an inch in diameter.

Sec. 2. Any person violating the provisions of this chapter shall be punished by a fine not exceeding one hundred dollars ( $\$ 100.00$ ) or by imprisonment not exceeding thirty (30) days in jail, or by both fine and imprisonment at the discretion of the court.

Sec. 3. This act being deemed of importance shall be in full force and effect from and after its publication in the Register and Leader, and the Daily Capital, papers printed in the city of Des Moines, Iowa.
N. E. Kandall,

Chairman.
Adopted.
Substitute adopted.
Nichols of Muscatine, from the committee on Soldiers' and Orphans' Home, submitted the following report:

Mr. Speaker-Your committee on Soldiers' and Orphans' Home, to whom was referred Senate file No. 81, a bill for an act to amend section twenty-six hundred eighty-five (2685) of the code and the supplement to the code, relating to the admission to the Iowa Soldiers' Orphans' Home, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. I. Nichols,<br>Chairman.

Adopted.

Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker:-Your committee on Municipal Corporations, to whom was referred House file No. 160, a bill for an act to amend section eight hundred ten (810) of the code, relating to notice of street improvements and sewers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
H. E. Teachout,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 196, a bill for an act in relation to penalty on unpaid taxes in cities acting under special charter, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
h. E. Teachout,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 55, a bill for an act amendatory of section seven hundred ninety-two (792) of chapter seven (7) of title five (5) of the code of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
H. E. Teachout,

Chairman.
Adopted.
The bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities and providing that section thirteen hundred five (1305) of the code shall not apply to such cities, beg leave to report that they have had the same under cousideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

H. E. Teachout,

Chairman.
Adopted.
Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 144, a bill for an act to amend section fourteen
hundred sixty-seven (1467) of the code, relative to assessment and collection of collateral inheritance tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

M. L. Trmple, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Ways and Means, to whom was referred Senate file No. 125, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relative to assessment and collection of collateral inheritance tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple,
> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 171, a bill for an act to amezd section two thousand fifty-two (2052) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple,
> Chairman.

Adopted.
Also:
Mr. Spraker-Your committee on Ways and Means to whom was referred Senate file No. 60, a bill for an act to amend section fourteen hundred seven (1407) of the code, relating to the collection of delinquent taxes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple:,
> Chairman.

Adopted.
Dow of Franklin, from the committee on Judiciary, submitted the following report:

Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No. 14, a bill for an act defining the relation between master and servant with respect to assumption of risk, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> D. W. Dow, Chairman pro tem.

## Ordered passed on file.

MINORITY RECOMMENDATION.
Mr. Speaker-The undersigned, a minority of your committee to whom was relerred House file No. 14, being a bill defining the relations between master and servant with respect to assumption of risk, beg leave to report that they after considering the same do not concur with the majority in their report, and they recommend that said bill do pass.
R. M. Wriget.
h. L. Spaulding.
L. D. Teter.

Ordered passed on file.
Weeks of Guthrie asked unanimous consent to withdraw House file No. 172 from further consideration of the House.
Granted.
Offill of Jasper asked unanimous consent to withdraw House file No. 34 from the committee on Roads and Highways.
Granted.
Mr.Offill also asked unanimous consent to withdraw House file No. 34 from further consideration of the House.

Granted.

## INTRODUCTION OF BILLS.

By Offill of Jasper, House file No. 245, a bill for an act amendatory of section number fifteen hundred thirty two-a ( $1532-\mathrm{a}$ ) of the supplement to the code, in relation to the road district plan in townships.

Read first and second time and referred to committee on Roads and Highways.

By Weeks of Guthrie, House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica,Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Read first and second time and referred to committee on Judiciary.
By Dow of Franklin, House file No. 247, a bill for an act to amend the law as it appears in section four hundred forty-one (44I) of the supplement to the code in regard to official newspapers.

Read first and second time and referred to committee on Printing.

By Langan of Clinton, House file No. 248, a bill for an act to amend section seven hundred fifty-one (751) of the code and provide for the sprinkling of streets and themeans of payment therefor.

Read first and second time and referred to committee on Municipal Corporations.

By Jones of Montgomery, House file No. 249, a bill for an act to amend division twenty (20) of section four hundred twenty-two (422) of the code, relating to the power of the Board of Supervisors.

Read first and second time and referred to committee on Public Lands and Buildings.

By Teter of Marion, House file No. 250, a bill for an act to amend section fifteen (15) of chapter eighty (80), acts of the Thirtieth General Assembly, relating to the State Hospital for Inebriates.

Read first and second time and referred to committee on Judiciary.

On request of Colclo of Carroll leave of absence was granted Davie of Crawford until Monday.

On request of Calderwood of Scott leave of absence was granted Whitmer of O'Brien.

On request ot Hambleton of Mahaska leave of absence was granted Pritchard of Wright until Monday.

On request of Hambleton of Mahaska, unanimous consent having been given, House file No. II5, a bill for an act to amend section number twenty-nine hundred forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages, in separate books, with Senate amendments, was taken up and the amendments read and considered.

Mr. Hambleton moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DęMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley,

Gregory, Hambleton, Hanna, Hart, Heles; Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt. McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Wise, Wright, Wyland, Mr. Speaker-8ı.

The nays were:
None.
Absent or not voting:
Bealer, Buckingham, Coburn, Cummings, Flenniken, Greene, Hakes, Head, McCreary, Peet, Pritchard, Springer, Stanbery, Summers, Temple, Teter, Whiting, Whitmer, Willson-19.

So the House concurred in the Senate amendments.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provision for same.

Geo. A. Newman,
Secretary.
On request of Clary of Chickasaw, unanimous consent having been given, House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks (additional to chapter four (4) of title twenty-four (24) of the code) with Senate amendments, was taken up and the amendments read and considered.

Mr. Clary moved that the House concur in the Senate amendments.

On the question, Shall the House concar?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Casse!, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Épperson, Flenniken, Freeman, Frudden, Greeley,

Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kennedy, Kling,Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McEIrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Wise, Wright, Mr. Speaker-83.

The nays were:

## None:

Absent or not voting:
Bealer, Coburn, Cummings, Davie, Geneva, Greene, Hakes, Jones, McCreary, Pritchard, Saylor, Stanbery, Temple, Whiting, Whitmer, Willson, Wyland-17.

So the House concurred in the Senate amendments.
On request of Robinson of Emmet, unanimous consent having been given, House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts and make suitable provisions for same, with Senate amendments, was taken up and the amendments read and considered.

Mr. Robinson moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hamoleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langaṇ, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker- 86.

## The nays were:

None.

## Absent or not voting:

Bealer, Coburn, Cummings, Davie, DeMar, Geneva, Hakts, McCreary, Martin, Peet, Pritchard, Stanbery, Teachout, Whiting, Whitmer-14,

So the House concurred in the Senate amendment. SENATE MESSAGES CONSIDERED.
Senate file No. 145, a bill for an act to provide for the comfort of petit juries.
Read first and second time and referred to committee on Judiciary,

Senate file 138, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) of the supplement to the code.

Read first and second time and referred to committee on Roads and Highways.
Senate file No. 155, a bill for an act to legalize the incorporation of the town of Meservey, Cerro Gordo county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town.

Read first and second time and referred to committee on Judiciary.

Kennedy of Lee called up the Senate concurrent resolution relative to Wm. G. Kent and moved that the House concur.

Motion prevailed.
The Speaker appointed as committee on the part of the House, Kennedy of Lee, Summers of Van Buren and Ritter of Des Moines.

> BILLS ON THEIR PASSAGE.

On motion Clary of Chickasaw, unanimous consent having been given, House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Iowa, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Clary moved that the rule be suspended, and that the bill be considered engrossed, the reading just had be considered
the third reading, which motion prevailed. and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna. Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koon'z, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker- 87.

The nays were:
None.

## Absent or not voting:

Bealer, Boland, Coburn, Davie, Gregory, Hakes, Kennedy McClurkin McCreary, Peet, Stanbery, Whiting, Whitmer-I3.

So the bill passed and the title was agreed to.
On motion of Hambleton of Mahaska, unanimous consent being given, Senate file No. 8I - bill for an act to amend the law as it appears in section twenty-six hundred eighty-five (2685) of the supplement to the code in relation to admission to the Iowa Soldiers' Orphans' Home, with report of committee recommending passage, was taken up, considered and read for information.
Mr. Hambleton moved that the rule be suspended, and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colcló, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head

Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker-87.

The nays were:
None:
Absent or not voting:
Bealer, Coburn, Cummings, Davie, Hakes, McCreary, Morris, Peet, Pritchard, Stanbery, Temple, Whiting, Whitmer-is.

So the bill passed and the title was agreed to.
On motion of Langan of Clinton, House file No. Io3, a bill for an act relating to the manner of serving notice or process on corporations organized under the laws of Iowa, but having no resident officer on whom service may be had, with report of committee recommending passage, was taken up, considerea and read for information.

Mr. Langan moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered a third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, Maben, Martin, Mattes, McAllister, McClurkin, McCulloch, McDole, McNie, Meredith, Morris, Mott, Nichols; Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spanlding, Springer, Stoltenberg, Summers, Teachout, ${ }_{s}^{\mathrm{e}} \mathrm{Temple}$, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright,Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Bealer, Coburn, Colclo, Cummings, Davie, Hakes, Kennedy, McCreary, McElrath, Peet, Pritchard, Stanbery, Whiting, Whit-mer-- 14 .

So the bill passed and the title was agreed to.
On motion of Frudden of Dubuque, House file No. 90, a bill for an act making an appropriation for the Dubuque Rescue Home at Dubuque, Iowa, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Frudden moved that the rule be suspended, that the bill be considered engrossed, and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, DeMar, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mòtt, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Wilson, Wise, Wright, Wyland, Mr. Speaker-84.

The nays were
Absent or not voting:
Bealer, Coburn, Cummings, Davie, Doran, Greeley, Hakes, Head, McCreary, McCulloch, McDole, Peet, Pritchard, Stanbery, Whiting, Whitmer-16.

So the bill passed and the title was agreed to.
On motion of Epperson of Wapello, House joint resolution No. 3, joint resolution proposing amendments to the constitution of Iowa relative to suffrage and to provide for its reference and
publication, with report of committee recommending passage, was taken up, considered and read for information.

On motion of Calderwood of Scott the House adjourned until 2 P. M. today.

## AFTERNOON SESSION.

House met pursuant to adjournment.
Speaker Clarke in the chair.
The House resumed the consideration of House joint resolution No. 3.

Epperson of Wapello moved that the rule be suspended, that House joint resolution No. 3 be considered engrossed, that the reading just had be considered its third reading and the same be placed on its passage and be printed in the journal immediately preceding the record of the call of the yeas and nays on its passage.

On the question, Shall the following joint resolution pass? house joint resolution no. 3 .
Proposing amendments to the Constitution of Iowa, relative to suffrage and to provide for its reference and publication.
Be it resolved by the General Assembly of the State of Iowa:
That the following amendments to the Constitution of the State of Iowa, be, and the same are hereby, proposed:

First. Strike out the word "male" in Section 1, Article 2, of said Constitution.

Second. Strike out the word "male" in Section 4, Article 3, of said Constitution; and be it

Resolved, that the foregoing amendments to the Constitution be, and, the same are hereby, referred to the Legislature to be chosen at the next general election for members of the Gtneral Assembly, and that the Secretary of State cause the same to be published for three months previous to the day of said election as provided by law.

The yeas were:
Bailey, Bixby, Boland, Buckingham, Carden, Chen $y$, Cobb, Crose, Darrah, Dashiell, Dow, English, Epperson, Freeman, Hambleton, Hollembeak, Hume, Laird, Leech, Lowrey, McClurkin, McCulloch, McElrath, McNie, Maben, Meredith, Morris, Nichols, Robinson, Sankey, Shaffer, Spaulding, Summers, Teter Van Eaton, Weeks, Welden-37.

## The nays were:

Bealer, Calderwood, Chassell, Christianson, Clark, Clary, Colclo, Conn, Cummings, DeMar, Doran, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hanna, Hart, Heles, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Langan, Lister, Lundt, McAllister, Martin, Mattes, Mott, Offill, Olson, Powers, Ritter, Saylor, Skinner, Springer, Stoltenberg, Temple, Washburn, Willson, Wise, Wright, Wyland, Mr. Speak* er-49.

Absent or not voting:
Carstensen, Cassel, Coburn, Davie, Hakes, Head, McCreary, McDole,Peet, Pritchard, Stanbery, Teachout, Whiting, Whitmer-I 4 .

MOTION TO RECONSIDER.
The following motion to reconsider was filed:
Mr. Speaker-I move to reconsider the vote by which House joint resolution No. 3 was lost.
B. F. Cummings.

I second the motion.
R. M. Wright.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Mr. Speaker-I have voted in the affirmative on joint resolution No. 3, relative to suffrage, for the reason that, in my opition, this is a question which should be submitted to the people of this State for their determination, and for the further reason that I do not believe the members of the Legislature should stand as an unsurmountable obstacle to the entreaties of the many thousands of good women of this commonwealth.
L. D. Teter.

On motion of Kendall of Monroe the House adjourned until ro o'clock tomorrow morning.

## IOURNAL OF THE HOUSE.

Hall of the House of Representatives, !
Des Moines, Iowa, February 14, 1906. $\zeta$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Alexander Gilmore of West Branch, Iowa.

Journal of Tuesday, February I3, was corrected and approved.
On request of Hart of Allamakee leave of absence was granted Stanbery of Cerro Gordo indefinitely on account of sickness in his family.

On request of Doran of Boone leave of absence was granted Mattes of Sac until tomorrow.

On request of Nichols of Muscatine leave of absence was granted Cobb of Taylor until tomorrow.

Carden of Henry presented memorial of numerous G. A. R. organizations requesting the selection of Hon. James Harlan as one of the two citizens of Iowa whose busts or statues shall be placed in the Hall of Statuary at Washington, D. C.

Referred to committee on Appropriations.
Sankey of Decatur presented petition of citizens of Decatur county relative to county road tax.

Referred to committee on Roads and Highways.
McNie of Benton presented petition of Belle Plaine Lodge, No. 3II, B. L. of F., protesting against any changes in exemption laws.

Referred to committee on Judiciary.

Ritter of Des Moines presented petition of members of National Guard relative to the Militia bill.

Referred to committee on Military.
Epperson of Wapello presented petition of United Garment Workers of America, Lozal Union No. I48, relative to Child Labor bill, House file No. 133 and House file 183.

Referred to committee on Labor.
Morris of Sioux presented petition of constituents requesting passage of State Marshal bill.

Referred to committee on Suppression of Intemperance.
Hambleton of Mahaska presented petition of Oskaloosa Trades Assembly relative to House file No. 133 and House file No. I83.

Referred to committee on Judiciary.
Epperson of Wapello presented petition of Ottumwa Typographical Union No. 73 relative to House file No. 74 and Senate file No. 57.

Referred to committee on Labor.
Buckingham of Buena Vista presented petition of constituents relative to State Marshal bill.

Referred to committee on Suppression of Intemperance.
Carstensen of Clinton presented petition of members of National Guard relative to the Militia bill.

Referred to committee on Military.
Jepson of Woodbury presented petition of B. of L. E., Division No. 82, Sioux City, relative to Child Labor bill.

Referred to committee on Labor.
McAllister of Linn presented petition of members of Linn County Retail Druggists' Association relative to bill to regulate manufacturer's sale of patent medicines.

Referred to committee on Public Health.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Speakmr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 8, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of State Dairy Commissioner to that of State Food and Dairy Commissioner and to define his duties.

Gro. A. Newman, Secretary.

## REPORT OF COMMITTEE.

Crose of Page, from the committee on Public Lands and Buildings, submitted the following report:

Mr. Speaker-Your committee on Public Lands and Buildings, to whom was referred House file No. 93, a bill for an act to require the displaying of the United States flag upon all state buildings, county buildings, city buildings and school houses in independent school districts of two thousand inhabitants or more on all national or state holidays, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words "at least" in the seventh line of the printed bill, and by inserting after the word "staff" in the sixth line of the printed bill, the following words: "on the grounds or," and when so amended that the bill do pass.

> Chas. F. Crose, Chairman.

Report adopted.
Amendments adopted.
Carden of Henry introduced the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Hon. M. L. Crew, an honored member of the Nineteenth General Assembly of Iowa, has recently departed this life;

Resolved, That a committee of three be appointed to present resolutions respecting the life, character and services of the deceased.

Motion prevailed and the Speaker appointed as such committee, Carden of Henry, McCulloch of Wayne and Frudden of Dubuque.

Committee appointed to draft resolutions of respect to the memory of Hon. Chas. R. Barker made its report, which was adopted.

Buckingham of Buena Vista offered the following resolution:
Whereas, Article five (5), section twenty-two (22) of the constitution of the State of Iowa says, ' Disqualification-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 justice of the peace, or postmaster whose compensation does not exceed one hundred dollars per annum, or notary public, shall not be deemed lucrative.' And,

Wherfas, It is reported in the public press that Hon. J. F. Lundt, representing the Fiftieth district in this House, holds the office of justice of the peace of Tama county; therefore be it

Resolved, That a committee of five members of this House be appointed by the Speaker for the purpose of investigating said report; that it be empowered to summon and examine witnesses upon their oath and make report back to this House on or before February 20, A. D. 1906.

Resolution went over under Rule 34.
introduction of bills.
By McCulloch of Wayne, Houṣe file No. 251, a bill for an act amendatory of chapter four (4), title nine (9), of the code, relating to fire insurance.

Read first and second time and referred to committce on Insurance.

By Lundt of Tama, House file No. 252, a bill for an act to encourage the planting of trees for lumber and timber of $a$ commercial value.

Read first and secnd time and referred to committee on Horticulture.

By Cummings of Marshall, House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities or localities, or unfair competition, and providing penalties therefor.

Read first and second time and referred to committee on Judiciary.

By. Welden of Hardin (by request), House file No. 254, a bill for an act authorizing cemetery associations to make changes and improvements of cemetery grounds, and empowering their official boards to make assessments for the expense of keeping and caring for the grounds and graves.

Read first and second time and referred to committee on Judiciary.

By Committee, House file No. 255 , a bill for an act to create a Board of Regents for the State University, the College of Agriculture and Mechanic Arts and the Normal School and to prescribe its duties and to provide for the management and control of the State University, the College of Agriculture and Mechanic Arts and the Normal School, to make appropriations therefor and to define certain offenses and provide penalties therefor, and to repeal sections twenty-six hundred seventeen (2617), twenty-six hundred eighteen (2618), twenty-six hundred
nineteen (26I9), twenty-six hundred twenty (2620), twenty-six hundred thirty-five (2635), twenty-six hundred thirty-six (2636), twenty-six hundred forty-two (2642), twenty-six hundred fortysix (2646), twenty-six hundred forty-seven (2647), twenty-six hundred fifty (2650), twenty-six hundred fifty-one (2651), twenty-six hundred fifty-two (2652), twenty-six hundred fiftythree (2653), twenty-six hundred sixty-eight (2668), twenty-six hundred sixty-nine (2669), twenty-six hundred seventy (2670), twenty-six hundred eighty-one (268i) of the code, and the law as it appears in sections twenty-seven hundred twenty-seven-a-fifty-three (2727-a-53), twenty-seven hundred twenty-seven-a-fifty-four (2727-a 54), twenty-seven hundred twenty-seven-a-fifty-five (2727-a-55), twenty-seven hundred twenty-seven a-fifty-six (2727a-56), of the supplement of the code, and to repeal all acts and parts of acts inconsistent with this act.

By English of Polk, House file No. 256, a bill for an act to amend chapter two hundred five (205) of the laws of the Twentyninth General Assembly of the State of Iowa, entitled, "An act to indemnify Mathew $R$. Sadler for damages caused by sewage from the Industrial School for Girls at Mitchellville.

Read first and second time and referred to committee on Claims.

By English of Polk, House file No. 257, a bill for an act to amend section seventeen hundred nine (1709) of the code and of the supplement to the code relating to insurance.

Read first and second time and referred to committee on Insurance.

On motion of Cummings of Marshall, Senate file No. 8, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of State Dairy Commissioner to that of State Food and Dairy Commissioner and to define his duties, was read first and second time and placed on the calendar without reference, unanimous consent having been given.

On motion of English of Polk, House file No. I99, a bill for an act to amend section sixteen hundred eighty-nine (1689) of the code relating to mutual insurance companies, same having been placed on the calendar without reference, by unanimous consent, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Offill, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-81.

The nays were:
Davie-I.
Absent or not voting:
Cassel, Cobb, Coburn, DeMar, Greeley, Greene, Hakes, Laird, Langan, McClurkin, Mattes, Nichols,-Peet, Pritchard, Saylor, Stanbery, Teachout, Whitmer-18.

So the bill passed and the title was agreed to.
On motion of English of Polk, House file No. 198, a bill for an act to repeal section seventeen hundred eighty-four ( 1784 ) of the supplement of the code, relating to assessment life insurance associations and enact substitute therefor, same being placed on the calendar without reference, was taken up and considered by unarimous consent.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheneý, Christianson, Clärk, Clary, Colclo,

Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran' Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-89.

The nays were:
None.
Absent or not voting:
Buckingham, Cobb, Coburn, Greeley, Hakes, Heles, Mattes, Pritchard, Stanbery, Teachout, Whitmer--II.

So the bill passed and the title was agreed to.
On motion of English of Polk, House file No. 197, a bill for an act to repeal chapter sixty-five (65) acts of the Twienty-eighth General Assembly relating to stipulated premium life insurance associations, same having been placed on the calendar without reference by unanimous consent, was taken up and considered.

Mr. English moved to amend by adopting the following substitute:
A Bill for an act to repealsections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-o (I784-o) inclusive, supplement to the code, relating to stipulated premium and assessment life insurance associations.
Be it enacted by the General Assembly of the State of Iowa:
Section 1. That sections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-o (1784-o) inclusive, supplement to the code be, and the same are hereby repealed.

Adopted.
Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson,

Clark, Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Cobb, Coburn, Greene, Hakes, Langan, Martin, Mattes, Pritchard, Springer, Stanbery, Teachout, Whiting, Willson, Wyland-I4.

So the bill passed and the title was agreed to.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Spraker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate file No. 89 in which the concurrence of the Senate was asked:

A bill for an act to amend sections nineteen hundred seventy-six (1976), nineteen hundred seventy-seven (1977), nineteen hundred seventy-nine (1979) nineteen hundred eighty-two (1982), nineteen hundred eishty-four (1984), and nineteen hundred eighty-six (1986) of the code, relating to levees built by the United States.

Geo. A. Newman,
Secretary.
On motion of Wise of Black Hawk, House file No. 174, a bill for an act to amend section twenty-seven hundred seventy-eight (2778) of the supplement to the code, relating to school districts, with report of committee recommending indefinite postponement and minority recommendations for passage, was taken up and considered.

Mr. Wise moved to substitute the recommendation of the minority for the report of the committee.

Lost.

Jepson of Woodbury moved that the report of the committee be adopted.

Adopted, and the bill was indefinitely postponed.
On motion of Frudden of Dubuque, House file No. 190, a bill for an act to amend sections nineteen hundred sixty-eight (1968), nineteen hundred sixty-nine ${ }_{4}^{7}$ (1969), nineteen hundred seventy-one (1971), nineteen hundred; seventy-two (1972) of the code of Iowa relative to the drainage of lead and zinc mines, with report of committee recommending passage, was taken up and considered and read for information.

Mr. Frudden moved that the rule be suspended, that the bill be considered engrossed and the reading! just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Absent or not voting:
Cobb, Coburn, Freeman, Greeley, Mattes, Pritchard, Springer, Stanbery, Stoltenberg, Summers, Teachout, Whitmer-I2.

So the bill passed.
Frudden of Dubuque moved to amend the title by striking out the words "of Iowa" after the word "code."

Motion prevailed.

Laird of Fremont moved to amend the title by inserting the numbers of the sections in figures following the numbers of sections.

Motion prevailed.
Title as amended agreed to.
On request Offill of Jasper was excused for tomorrow.
On motion of Hambleton of Mahaska the House adjourned until 10 o'clock tomorrow.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, February 15, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. C. Douglass of Des Moines, Iowa.

On request of Darrah of Lucas leave of absence was granted Cobb of Taylor until Monday.

PETITIONS AND MEMORIALS.
McNie of Benton presented memorial of Joint Protective Board B. of L. F. protesting against rate legislation.

Referred to committee on Railroads and Commerce.
Clary of Chickasaw presented petition of citizens of Chickasaw county favoring the building of a new swine pavillion at state fair grounds.

Referred to committee on Appropriations.
Koontz of Johnson presented petition of Co. I, 54th Iowa Infantry, relative to the Militia bill.

Referred to committee on Appropriations.
Heles of Dubuque presented memorial of Dubuque Women's Club asking the enactment of the Child Labor bill.

Referred to committee on Labor.
Springer of Buchanan presented petition of the Ladies Literary Club of Independence, Iowa, requesting passage of the Pure Food bill.

Referred to commituee on Public Health.
Shaffer of Fayette presented petition of citizens of Fayette county asking the enactment of Senate file No. 59.

Referred to committee on Suppression of Intemperance.
Lard of Fremont presented petition of Tabor Women's club relative to the Pure Fnod bill.

Referred to committee on Public Health.
Cassell of Jefferson presented petition of citizens of Jefferson county relative to the road law.

Referred to committee on Roads and Highways.
Ritter of Des Moines presented two petitions of citizens of Burlington relative to the telephone laws.

Referred to committee on Telegraph, Telephone and Express.
Koontz of Johnson presented memorial of Iowa City Club. favoring the Pure Food bill.

Referred to committee on Public Health.
Offill of Jasper presented petition of citizens of Jasper county relative to the road law.

Referred to committee on Roads and Highways.
Christianson of Hamilton presented petition of Six O'clock club of Webster City, asking the enactment of the Pure Food bill.

Rererred to committee on Public Health.
Robinson of Emmet presented memorial of Emmet Lodge No. 288, B. L. F., relative to House file No. 133.

Referred to committee on Judiciary.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 203, a bill for an act to amend section four hundred ninetyeight (498) of the code, relative to county recorders making a record of fees charged, beg leave to report that they have had the same under considera. tion and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

A Bill for an act to amend section four hundred ninety-eight (498) of the code, requiring county recorders to keep a fee book and make a permanent record of all tees charged.

## Be it Enacted by the General Assembly of the State of Ioza.

Section 1. That section four hundred ninety-eight (498) of the code be and the same is hereby amended by adding thereto, following the second paragraph thereof, the following:
''3. He shall keep a fee book, which shall be ruled in appropriate columos in which he shall enter each and every instrument filed for record. Each instrument shall be numbered in numerals, from one, consecutively, through the year, and shall commence with number " 1 ' on and immediately after the date of settlement with the Board of Supervisors each year. He shall enter on said fee book, from left to right in appropriately ruled columns, as follows: the number of the instrument, grantor, grantee, and character of instrument, carrying out in separate columns the fee charged in dollars and cents in each case. Anà said fee book shall be a part of the records of the office of the county recorder, and shall be kept and maintained therein as the other books and records thereof. He shall also enter or cause to be entered at the top of the page where the permanent record of the instrument begins, these words: 'Recording fee--', and place on blank line the exact amount charged in dcllars and cents for each instrument recorded."

And when so amended that the bill do pass.

N. E. Kendall,

Chairman

## Adopted.

Substitute amendment adopted.

## Also:

Mr. Spraker-Your committee on Judiciary, to whom was referred Senate file No. 155, a bill for an act to legalize the incorporation of the town of Meservey, Cerro Gordo county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## N. E. Kendall,

Chairman.

## Adopted.

Also:
Mr. Sphakbr-Your committee on Judiciary, to whom was referred Senate file No. 140, a bill for an act relating to gifts, devises or bequests to state institutions, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall, Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No 120, a bill for an act to amend section one thousand fourteen (1014) of the code, in relation to cities under special charters, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out of the teath line thereof the word '"and", and inserting in lieu thereof the word "or", and when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

## Adopted. <br> Amendment adopted.

## Also:

Mr. Speaker-Your committee on Judiciary to whom was referred House file No. 74, a bill for an act to regulate the employment of child labor, and to provide for the enforcement thereof, (additional to chapter 8 , title XII of the code), beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefore:
substitute for house file no. 74.
A Bill for an act to regulate the employment of child labor and to provide for the enforcement thereof. (Additional to chapter 8, title XII of the code.)
Be it Enacted by the General Assembly of the State of Iowa.
Section 1. No person under fourteen years of age, and no person under sixteen years of age, who is less than sixty inches in height and eighty pounds in weight, shall be employed with or without wages or compensation, in any mine, quarry, manufacturing establishment, factory, mill, shop, laundry, packing house, or bowling alley, or any store or mercantile establishment, where eight or more persons are employed, or in the operation of any freight or passenger elevator.

Sec 2. No person under eighteen years of age shall be employed at any work or occupation, which by reason of its nature or the place of employment, is dangerous to life or limb, or in which the health of such person may be injured, or his morals depravet; and no female under sixteen years of age shall be employed in any capacity where the duties of such employment compells her to remain constantly standing.

Sec. 3. No person under sixteen years of age shall be employed at any of the places or in any of the occupations recited in section 1 hereof before the hour of six o'clock in the morning or after the hour of nine o'clock in the evening and if such person is employed exceeding five hours of each day, a noon intermission of not less than thirty minutes shall begiven between the hours of eleven and one o'clock, and such person shall not be employed more than ten hours in any one day, exclusive of the noon intermission.

Sec. 4. No person under sixteen years of age, who cannot write legibly and read ordinary sentences in the English language, shall be employed at any of the places or in any of the employments recited in section 1 hereof when school is in session in the district where such work is performed
unless there shall be filed in the office or other place of business of such employer in the place of such employment, a certificate either by the secretary of a schrol board, or the superintendent, principal, or other person in charge of a school, that such person has attended school not less than twelve weeks between the time of such employment and the first day of the next preceding September.

Sec. 5. Every person, firm or corporation baving in its employ at any of the places or in any of the occupations recited in section 1 of this act, any persons under eighteen years of age, shall cause to be posted at some conspicuous location at the place of said employment, a list of the names of such person, giving after each name, date of the birth of such personfl nature of employment of such person, date when employed, time of commencement of work and time of quitting work each day, time allowed for noon intermission and hour of commencement thereof, height and weight of such person at time of employment; and shall at the time of the employment of any such person, transmit a statement containing all of the above information upon a blanis furnished by the commissioner of bureau of Labor Statistics, by mail, to said commissioner at his office at Des Moines.

Sec. 6. Any parent, guardian or other person, who having under his control any person under sixteen years of age causes or permits said person to work or be employed in violation of the provisions of this act, or any person making, certifying to, or causing to be made or certified to, any statement, certificate or other paper for the purpose of procuring the employment of any person in violation of the provisions of this act, or who makes files, executes or delivers any such statement, certificate or other paper containing ary false statement for the purpose of procuring the employment of any person in violation of this act, or for the purpose of concealing the violation of this act in such employment, and every person, firm or corporation, or the agent, manager, superintendent, or officer of any person, firm or corporation, whether for himself or such person, firm or corporation, either by himself or acting through any agent, foreman, superintendent or manager, who knowingly employes any person or permits any person to be employed in violation of the provisions of this act, or who shall refuse to allow any authorized officer or person to inspect any place of business under the provisions of this act, if demand is made thertor at any time during bu-iness hours, or who shall willfully obstruct such officer or person while making such inspection, or who shall falsely certify to any of the facts with reference to the persons employed by such person, firm or corporation as required by this act, or who shall fail to keep posted the lists containing the names of persons employed under eighteen years of age and other information as required by this act, or who shall knowingly insert any false statement in such list, or who fails to furnish the informetion with reference to such employment to the commissioner of the Bureau of Labor Statistics as required by this act, or who violates any other provision of this act, shall be deemed guilty of a misdemeanor, and upon being found guilty theteof, shall be fined not to exceed one hundred dollars or be imprisoned in the county jail not to exceed thirty days.

Sec. 7. It shall be the duty of the commissioner of the Bureau of Labor Statistics to enforce the provisions of this act, and such commissioner and his deputies, factory inspectors, assistants and other persons authorized by
him in writing, state mine inspectors, and county attorneys, mayors, chiefs of police and police officers acting under their written directions, city and town marshals, sheriffs and their deputies within the territories where they exercise their official functions, and any person having authority therefor in writing from the judge of a court of record within the territory over which such judge has jurisdiction, shall have authority to visit any of the places enumerated in section 1 of this act, and make an inspection thereof to ascertain if auy of the provisions of this act are volated or any person unlawfully employed thereat, and such persons shall not be interferred with or prevented from asking questions of any person found at the place being inspected by them with reference to the provisions of this act.

It shall be the duty of the county attorney to investigate all complaints made to him of the violation of this act, and to attend and prosecute at the trial of all cases for its violation upon anyinformation that may be filed within his county.

Sec. 8. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

And when so amended that the bill do pass,

N. E. Kendall, Chairman.

## Adopted.

Substitute amendment adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 71, a bill for an act to amend section thirty-five hundred forty (3540) of the code, in relation to the publication of original notices in commencement of actions against unknown defendants, and length of publication, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E Kendall,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary to whom was referred House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie county. Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, beg to leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 210, a bill for an act to amend section six hundred twentytwo (622), title five (5), chapter two (2) of the code, relative to the duties of marshals of cities and towns, beg leave to report that they have had the
same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendall,<br>Chairman.

Adopted, and the bill was indefinitely postponed.
Aiso:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 201, a bill for an act to amend section thirty-seven hundred seventeen $(37 ; 7)$ of the code, relating to the evidence which may be taken by the jury with them upon retiring for deliberation, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 191, a bill for an act to amend section forty-seven hundred fifty-a ( $4750-\mathrm{a}$ ) of the supplement of the code, relating to the punishment for inciting or preparing for the commission of a felony, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendall,<br>Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 228, a bill for an' act to amend section eight hundred fiftynịe ( 859 ), chapter nine (9), title five (5) of the code, relating to bonds of park commissioners in cities and towns serving without pay, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N, E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely postponed.


#### Abstract

Also: Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 163, a bill for an act making it a misdemeanor for election officers to spend campaign or election funds for intoxicating liquor, beg


leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker--Your committee on Judiciary, to whom was referred Senate file No. 145, a b'll for an act to provide for the comfort of petit jurors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kinndall,

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
MR, SPEAKER-Your committee on Judiciary, $t$, whom was referred Hou-e file No. 224, a bill for an act to amend chapter four (4), title three (3). of the code of Iowa, and providing for the copyrighting of the opinions of the Supreme Court of lowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall, Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 232, a bill for an act to amend section forty-three hundred thirty-eight (4338) of the code, relating to fines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendall, Chairman.

Adopted, and the bill wasịindefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 235, a bill for an act to amend section twenty eight hundred thirty-nine (2839) of the code, relating to fines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendale, Chairman.

Adopted, and the bill was indefinitely postponed.
Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred Senate file No. 103, a bill for an act making an appropriation of the sum of four thousand nine hundred seventy-eight dollars and twenty-seven cents ( $\$ 4,978.27$ ) to Albert B Cummins, W. B. Martin, B. F. Carroll and G. S Gilbertson to reimburse them for funds advanced for the purpose of completing the tabulation of the state census of 1905, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do vass.

Jos. Mattes,<br>Chairman.

Adopted.
Also:
Mr. SPEAKER-Your committee on Appropriations to whom was referred House file No. 6, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of "State Dairy Commissioner" to that of "State Food and Dairy Commissioner", and to define his duties; and repealing sections forty-nine hundred eighty-two (4982), forty-nine hundred eighty-four (4984), forty-nine hundred eighty-seven (4987), forty-nine bundred ninety-three (4993), fortynine hundred ninety-four (4994), forty-nine hundred ninety-five (4995), forty-nine hundred ninety-six (4996), forty-nine hundred ninety-seven (4997), forty-nine hundred ninety-eight (4998) of the code, and sections forty-nine hundred eighty-four-a (4984-a) and forty-nine hundred eighty-four-b (4984-b) as they appear in the supplement to the code; and amending section fortynine hundred eighty-six (4986) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same as amended do pass.

# Jas. Mattes, Chairman. 

Adopted.
Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Speaker-Your committee on Roads and Highways to whom was referred House file No. 195, a bill for an act to amend section fifteen hundred twenty-eight (1528) of the supplement to the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

M. Z. Bailey, Chairman"

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Sphaker-Your committee on Roads and Highways to whom was referred Senate file No. 6, a bill for an act to encourage the use of wagons with wide tires on public highways and providing for a rebate of a portion of the tax of persons using wagons with tires not less than three
inches in width, when hauling heavy loads on the public highways of this state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. Z. Bailey,
> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred Senate file No. 138, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) of the supplement to the code? beg leave to report that they have 'had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. Z. Bailyy,
> Chairman.

Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Earolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 62, a bill for an act amending section six hundred twenty-two (622) of the code in relation to the severance of territory from towns and cities.

Also:
Senate file ivo. $\$ 2$, a bill for an act making appropriation for the benefit of the Industrial School for Boys at Eldora.

Also:
Senate file No. 102, a bill for an act making an appropriation to cover deficiency on account of additional employes of the Thirtieth General Assembly and to pay the additional employes of the Thirty-first General Assembly.

H. L. Spaulding,<br>Chairman House Committee.<br>D. W. Turner,<br>Chairman Senate Committee.

Adopted.
English of Polk asked unanimous consent that House file No 46 be withdrawn from the Insurance committee and from futher consideration by the House.

Granted.
Kendall of Monroe offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable B. F. Elbert, a gallant soldier of the War of the Rebellion, and an honored member of this House in the Thirteenth

General Assembly, died in Des Moines, Iowa, on August 23, 1905; therefore, be it

Resolved, That a committee of three be appointed to present suita'le resolutions respecting his life, characeer and services to the State and Nation.

Motion prevailed and the Speaker appointed as such committee Kendall ot Monroe, English of Polk and Epperson of Wapello.

Lowrey of Calhoun offered the following resolution, and moved that the rule be suspended and the resolution be adopted:

Whereas-J. D. MeVey, a member of the House during the Twentieth General Assembly, departed this lite since the adjournment of the last session,

Resolved, That a committee of three be appointed by the Speaker of the House to prepare and present to the House, suitable resolutions concerning the life, character and public service of the deceased.

Motion prevailed, and the Speaker appointed as such committee: Lowrey of Calhoun, Hollembeak of Adair, and Sankey of Decatur.

Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate files No. 52, No. 62 and No. 102.

By McAllister of Linn, House file No. 258, a bill for an act to legalize the appointment of trustees for Cedar township, Linn county, Iowa, by the auditor of said county for the year 1906 .

Read first and second time and referred to committee on Judiciary.

By McClurkin of Louisa (by request), House file No. 259, a bill for an act to amend section two thousand five hundred ninety-four (2594) of the code relative to rees to be charged itinerant venders of drugs, etc.

Read first and second time and referred to committee on Pharmacy.

By McNie of Benton, House file No. 260, a bill for an act appropriating the sum of twenty-five hundred dollars ( $\$ 2500$ ) to pay M. H. Byers for his services in prosecuting and collecting the claim of the State of Iowa against the United States government for money expended by the state in aiding the government to equip and place in the field its soldiers for the Spanish war.

Read first and second time and referred to committee on Claims.

By Welden of Hardin, House file No. 261, a bill for an act to amend section eight hundred ninety-four (894) of the code, and to provide for the repair, maintenance and preservation of buildings and improvements upon real estate owned by a city.

Read first and second time and referred to committee on Judiciary.

By Carstensen of Clinton, House file No. 262, a bill for an act to amend section twenty-four hundred forty-eight (2448) of the code, relating to the sale of intoxicating liquors.

Read first and second time and referred to committee on Suppression of Intemperance.

By Calderwood of Scott, House file No. 263, a bill for an act in regard to the admission of wives of soldiers to the Soldiers' Home at Marshalltown.

Read first and second time and referred to committee on Soldiers' and Orphans' Home.

By Wright of Webster, House file No. 264, a bill for an act appropriating the sum of five thousand ( $\$ 5,000.00$ ) dollars to be paid to Lena Ness, guardian of Andrew T. Ness for the use and benefit of Andrew T. Ness in settlement of all claims against the State of Iowa by reason of the injury to Andrew T. Ness and damages resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury, said injury occurring while the said Andrew T. Ness was detained in the State Hospital for the Insane at Independence, Iowa.

Read first and second time and referred to committee on Claims.

By Hambleton of Mahaska, House file No. 265, a bill for an act to amend chapter fifty (50) of the acts of the Thirtieth General Assembly by repealing section two (2) thereof in reference to collection of tax and amending section fifteen hundred thirty-three ( 1533 ) of the supplement to the code.

Read first and second time and referred to committee on Roads and Highways.

By Cummings of Marshall, House file No, 266, a bill for an act in relation to sentences to the state penitentiaries, and to authorize and regulate pardons and paroles of convicts, and repealing chapter forty-nine (49) title twenty-five (25), of the code.

Read first and second time and referred to committee on Judiciary.

By Committee on Insurance, House file No. 270, a bill for an act to repeal section seventeen hundred thirty-seven (1737) of the code, relating to the publication of the certificates of compliance of companies transacting the business other than life and enacting a substitute therefor.

Read first and second time and passed on file.
By Greene of Madison, House file No. 271, a bill for an act to legalize the ordinances, acts, resolutions, and amendments to the ordinances passed by the City Council of Winterset, Iowa, and to legalize all the actṣ of the incorporated city of Winterset, in the county of Madision, State of Iowa.

Read first and second time and referred to committee on Judiciary.

By Cassel of Jefferson (by request), House file No. 272, a bill for an act in relation to a lost, stolen or destroyed note, bond, bill of exchange, draft, certificate of deposit or other evidence of indebtedness and prescribing when and how action may be brought thereon.

Read first and second time and referred to committee on Judiciary.

By Cummings of Marshall, House file No. 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604) of the Supplement to the code, relating to officers of the Iowa Soldiers' Home.

Read first and second time ${ }_{2}^{7}$ and referred to committee on Soldiers' and Orphans' Home.

By Offill of Jasper, House file No. 268, a bill for an act to amend section twenty-six hundred forty-seven (2647) of the code in relation to the powers of the Board of Trustees of the State College of Agriculture and Mechanic Arts.

Read first and second time and referred to committee on Judiciary.

By English of Polk, House file No. 269, a bill for an act to amend section seventeen hundred nine (1709) of the supplement to the code, relative to the insurrance of live stock.

Read first and second time and passed on file.
Mattes of Sac presented the following reports from special committees, which were ordered printed in the Journal:

## ORPHANS' HOME, DAVRNPORT

## 7o The General Assembly of the State of Iowa:

Your committee of visitation, appointed to visit the Orphans' Home at Davenport, Iowa, beg leave to submit herewith the following report:

We proceeded to Davenport on the .... day of January and spent the afternoon and evening in an inspection of the Home and its surroundings.

We were pleased with the able and efficient management exhibited by Superintendent Sessions and his subordinates, and have only good words to say of the conditions that surround the wards of the State at that point. The children were well housed, well clothed and well fed, and we believe that the State has cause to congratulate itself upon this splendid charity.

Most of the buildings are old, and the expense necessary to their care and preservation is necessarily large. Were it, not the purpose of this General Assembly to make appropriations for only one year, instead of for a biennial period, we should not hesitate to recommend the allowance of the several items requested by the Board of Control.

Your committtee recommend that the full amount requested for portico roof repairs be allowed, as the roofs are old and practically worthless.

In the engine-room, we found one lightning unit that is first-class and practically new. This is used in the night-time, when the load upon the machine is heavy. During the day and twilight, an old engine and dynamo are used, and your committee is of the opinion that this should be replaced at as early a date as reasonably possible, with a new unit. However, we believe that the appropriations for this new machine can be deferred for one year, and hence we do not recommend an appropriation for the same. At this session of the General Assembly, the Board of Control has recommended an item of three hundred ( $\$ 300.00$ ) dollars for rear portico floors. An immediate necessity for the re-laying of these floors exists, but your committee is of the opinion that it is not advisable to reconstruct them with lumber, owing to the fact that the supply of white pine-lumber is about exhausted and the flooring now in the market is of a character that soon decays and becomes useless. We think that these floors should be reconstructed with cement, and for that reason we recommend that the allowance requested by the Board of Control be increased from three hundred ( $\$ 300.00$ ) dollars to five hundred ( $\$ 500.00$ ) dollars.

A bake-oven has been recommended. We find, however, that the one now in use, by the expenditure of a small sum, can be made available and satisfactory for some time to come, and therefor your committee recommends that the same be not allowed. The sum of seven hundred ( $\$ 700.00$ ) dollars has been requested for the laying of a tile floor and reparing of hallways and stair case of the main building. The floor at the present time is covered with linoleum, and, while the same is somewhat worn, we think it can be used with advantage to the Slate for another year, and therefor we recommend that this item be de-
ferred for the present.Your committee recommend that the following appropriations bemade for this institution:
For Finishing College for Girls. .....  $\$ 1,200.00$
For Painting ..... 1,000.00
For Portico Roof Repairs ..... 1,000.00
For Flooring Engine Room ..... 300.00
For New Porches ..... 700.00
For Rear Porch Cement Floors ..... 500.000
For Permanent Walks ..... 200.00
For Fencing ..... 200.00
For a Hog House ..... 1,200.00
For Storm Entrances to Dining Rooms ..... 300.00
'For Changing Old Kitchen ..... 300.00
For Books and Periodicals ..... 250.00
For a Contingent and Repair Fund ..... 2,500.00Your committee found that a new kitchen has been constructed, andwe believe, that the same is ably calculated to serve the purposes forwhich it is designed. We think, however, that the new floor of thekitchen deserves somewhat of criticism, by reason of the fact that it isuneven and not well constructed.

A few years since, the State contracted for the construction of a septic tank, into which the sewage of the institution has been discharged. This tank has not operated satisfactorily, and, during the past summer, was a constant source of annoyance to the inmates of the institutions through the unpleasant odors that arose from it. During the fall, the tank was cleaned and filled with stone. It is the hope and expectation of the Board of Control that the tank will now operate successfully and that there will be no further annoyance from this source. The city of Davenport, during the past year, has constructed a three-foot sewer, which runs adjacent to the institution grounds, and it is the desire of the city of Davenport that the State shall connect therewith. If such connection shall be made, it will be necessary for the State to purchase a right from the city of Davenport to use this sewer and also to construct about a thousand $(1,000)$ feet of sewer upon its own grounds, in order to make the necessary connection. If connection shall be made with this sewer, it will finally dispose of the sewage problem at this institution, and your committee is of the opinion that if a favorable arrangement could be made, that it would be advisable to make an appropriation, to be used in purchasing the right from the city and in constructing a connection with the city sewer. In view, however, of the present situation we think it advisable that a sub-committee of two be appointed, one from the House and one from the Senate, with instructions to visit Davenport and to make a tentative arrangement with the city concerning this matter, subject, of course, to the approval of the General Assembly. The septive tank is very close to the institution, and, if it shall not be removed in the opinion of your committee, will always be a source of danger and annoyance to the inmates of the institution, provided it does not work satisfactorily

When the State changed the channel of Duck Creek, the city of Davenport attempted to fill the channel where the public highway crosses the same, and in so doing, it threatened to overflow a portion of the State's premises. If such overflow shall take place, it will establish a nuisance and produce a marshy spot that will be a constant source of annoyance and danger to the State's employees and wards at this point. The placing of one or more tiles through the partially constructed embankment will relieve any danger from this source and at the same time will enable the city of Davenport to complete the filling of the old channel and to remove this iron bridge across the same. We recommend that if the sub-committee shall be appointed, that it shall also be charged with the duty of also including in the settlement of the sewage matter an adjustment of this problem also, to the end that there may be no further friction between the authorities of the city and the State.

> Respectfully submitted,

G. P. Christianson, Wm. Wblden, A. F. Frudden, C. G. Saunders L. L. Taylor,

State UNIVERSITY, IOWA CITY.
To 7 he Fresident of the Senate and the Speaker of the House of Representatives of the Thirty-first General Assembly.
Your joint committee appointed to visit the State University of Iowa City, beg leave to submit for your consideration the following report:

Par. 1. Your committee believes that the administration of the University is in able, competent and capable hands, and that the present management is efficient and progressive, and that the University at this time is accomplishing a great work for the advancement of higher education, and its prosperity seems to indicate that the institution is rapidly becoming one of the foremost universities of the northwestern states.

Par. 2. Your committee find that the number of students enrolled have increased during the biennial period something over four hundred (400) with a good prospect of this increase being continued.

Par. 3. Your committee made an investigation of the buildings recently erected and the need of those which are now asked for by the regents, such as the length of time that we had would permit, and we desire to say that the recent buildings erected are plain yet modern and up to date, and show a very progressive spirit in the management of the institution. Your committee are of the opinion that the institution will grow rapidly in the number of students in the near future, and new and additional buildings and also additional grounds ior buildings will be required and for that reason your committee would recommend that the present millage tax given to the institution be continued for at least the next five years, and our recommendations in regard to
the appropriations in this report are based upon the supposition that the said millage tax will be continued.

Par. 4. The Board of Regents of the institution have given us an itemized statement of amounts asked in way of appropriations which is hereby inserted and made a part of this report as follows:

Askings from the 31st General Assembly continuance of millage tax for buildings for 5 years.
Annual Appropriations-
Increase of support fund. . . . . . . . . . . . . . . . . . . $\$ 35,000$
Support of libraries . . . . . . . . . . . . . . . . . . . . . . . 10,000
Increase of repair and contingent fund....... 2,500
$\$ 47,500$
Special Appropriations-
Purchase of additional lands. . . . . . . . . . . . . . . $\$ 50,000$
Wing for hospltal and equipment. . . . . . . . . . . 75,000
Engineering shops, hydraulic power house, power connection with dam, and equipment. . 35,000
Equipment for Natural Science building. . . . . . . 35,000
General equipment and supplies............... 10,000
Paving and sidewalks ......................... . 5,000
New boiler ..................................... 3,500
$\$ 213,500$
$\$ 261,000$
Par. 5. The estimate which your committee has made and which they hereinafter recommend as to the appropriation ask for by said Board of Regents is for the period of only one year, as it is the understanding of your committee that the Thirty-Second General Assembly will be required to make the biennial appropriations.

Par. 6. First item of the appropriations in the the above schedule which is asked by the institution is that of $\$ 35,000$ as an increase for the support fund. This fund in the opinion of your committee appears to be almost imperative, as the increase of students in attendance is now something more than four hundred more than when the last biennial appropriations was made, and probably will exceed five hundred by the time that this appropriation is realized and this alone will require a large amount to be added to the support fund in the way of providing instructors for pupils, besides there are certain fixed charges for which it will be incumbent upon the management to provide additional amount in the way of fuel, water, firemen, and janitor services, on account of additional buildings which have not yet been provided for.

Your committee has been furnished an estimate of additional support fund which would be required and, after a careful examination of the same have decided that $\$ 25,000$ at least should be added to the support fund, and hereby recommend that the first item in the above schedule be allowed by the appropriation committee in the sum of $\$ 25,000$.

Par. 7. The second item in the amount asked in the schedule of annual appropriation is for the support of the library for purchasing additional books and supplies.

For this purpose the regents have asked the sum of $\$ 10,000$ and in the opinion of your committee the sum of $\$ 10,000$ should be allowed for this purpose, but the same should be a special appropriation and your committee refer the question of annual appropriations for this purpose to the next general assembly.

Par. 8. The third item in the schedule referred to is that of $\$ 2,500$ annually for the increase of repair and contingent fund.

This fund is used for the purpose of keeping the property in repair and also to meet all emergencies not otherwise provided for, and is used to keep university buildings and ground in proper care, and after a careful examination of this fund, your committee feel that the amount of $\$ 2,500$ should be appropriated thereof and recommend that this item be allowed in full.

Par. 9. Your committee further report in regard to the next item in the above schedule of askings that the $\$ 50,000$ under the head of special appropriations for the purchase of additional lands for the university is needed in part and would be needed in the near future perhaps in the entirety. This item is asked for the purpose of purchasing certain grounds for the purpose of filing out or putting in better shape lands now owned by the state for which, your committee has been furnished a schedule of specific property and while it is the opinion of your committee that the lands thus described will have to be purchased in the near future.

Your committee believe that only a small portion of said lands need be purchased or contracted for at this time. The property mcit needed at the present time for the institution is the school property lying east of the hospital building, and can be purchased for the sum of $\$ 6,000$, and your committee recommend the appropriation of $\$ 6,000$ for the purpose of purchasing said property which can be definitely described in the appropriation bill, and while a large amount of other property will be required to be purchased in the future, your committee do not feel the great necessity of doing so now.

Par. 10. The next item in the above schedule under the head of special appropriations is that of $\$ 75,000$ of additional wing to the hospital building.

Your committee believe that this improvement is very much needed in providing suitable rooms for clinic patients and that unless this building is furnished the institution will suffer by the medical and surgical students by not having ample facilites for clinic work.

It is the opinion of your committee that $\$ 75,000$ should be appropriated for this purpose. As no contract has yet been let for this building the whole amount of this appropriation probably could not be used this year, and one-half might be appropriated now and one-haif January 1st, 1907. Your committee feel that $\$ 75,000$ should be aipropriated for this purpose.

Par. 11. This item of special appropriations in next schedule is that of $\$ 35,000$ asked for engineering shops and hydraulic power house, power connection with dam, and equipment, this item is asked for the purpose of using the hydraulic power of water in the river from the dam, which is almost completed utilizing the same to operate the machinery in the buildings and furnish electric lig*"? ind other power applications.

This is a very important item as your committee are informed that it will produce about two hundred and fifty (250) horse power, and will be a great saving to the state in the way of coal and for that reason your committee recommend an appropriation of $\$ 35,000$ for this purpose.

Par. 12. The next item in the above schedule under special appropriation is that of $\$ 35,000$ for the equipment of the Natural Science building which is almost complete and which will have to be equipped and supplied in the near future, your committee has been furnished with an itemized statement of the costs of such equpiments but believe that the same can be furnished for the usm of $\$ 25,000$ and hereby recommend appropriations of $\$ 25,000$ for such equipment in said Natural Society building.

Par. 13. The next item under special appropriation in the above schedule is that of $\$ 10,000$ for general equipment and supplies and after a careful examination believes that this sum should be appropriated and hereby recommend the appropriation of $\$ 10,000$ for the equipment and supplies.

Par. 14. The next item under special appropriation in the above schedule is that of $\$ 5,000$ for paving and sidewalks and after examining the work which is to be done and paving needed at the present time your committee feel that $\$ 2,500$ would be sufficient for this purpose and hereby recommend the sum of $\$ 2,500$ as special appropriation for paving and walks.

Par. 15. The next and last item under special appropriation in the above schedule is that of $\$ 3,500$ for new boiler at the power house. After an examination at the power house, your committee is of the opinoin that a new boiler should be instituted therein and hereby recommend the appropriation of $\$ 3,500$ for the purchase and installation of said boiler.

Par. 16. The following is a schedule of the items in the above schedule of the appropriation asked whish your committee deem of necessity and which we recommend the allowance of by the appropriation committee.

Continuance of millage tax for buildings for five (5) years. Annual appropriations:

Increase of support fund. . . . . . . . . . . . . . . $\$ 25,000$
Increase of repair fund and contingent fund.....2,500
Special appropriations:
Purchase of additional lands................6,000
Wing for hospital and equipments. . . . . . . . . . 75,000
Engineering shops, hydraulic power house, power connection with dam and equipment. . . 35,000
General equipment and supplies. . . . . . . . . . . . 10,000
Equipment of Natural Science Building. . . . . . . 25,000
Paving and sidewalks....................... . . 2.500
New boiler. . . . . . . . . . . . . . . . . . . . . . . . . . . . 3,500
Support of libraries. . . . . . . . . . . . . . . . . . . . . . . . . 10,000
$\$ 184,500$
All of which is respectfully submitted to.
F. M. Hopkins.

Jas. H. Jamison, F. M. Epperson, R. J. Bixby, W. M. McCreary. industrial school for biys at eldora. To the Speaker of the House, President of the Senate, and Members of the Thivty-tirst General Assembly:

Your joint committee to visit the Iowa Industrial School for Boys at Eldorado, beg leave to make the following report:

Your committee was very favorable impressed with the management of altairs of this institution and believe that the State is to be congratulated on securing the services of so able and progressive a corps of officers as we have in Superintendant Drake and his assistants.

We arrived at the school on the morning of the 15 th of January and went directly to Supt. Drake's office, where we immediately began our tour of inspection of the buildings and grounds.

We found an enrollment of about four hundred and sixty inmates, ranging in age from 6 to 18 year.

We desire to recommend the management upon the almost perfect discipline which prevails among the inmates.

The buildings are constructed principally of brick and are all comfortably heated by steam supplied by their own plant and have a very effective system of water works in operation throughout the grounds and buildings, making the fire protection very adequate.

Sanitary conditions prevail throughout the buildings and the condition of the health of the inmates is excellent, only a small number being confined to the hospital and those only for minor complaints. We believe, however, the need of a new, detached hospital building is imperative and should be built and installed at the earliest possible date.

On account of the settling of the foundations, two of the cottages are badly damaged and sadly in need of repair.

We were much gratified to note that the entire work of the buildings and improvements is being done by the boys. All the clothing and shoes worn by the inmates being manufactured in the institution and the Superintendant informed us that not a dollar for contract labor is reuired or desired, except for foremen to superintend the construction work. The erection of a cold storage plant now in process of construc-
tion and the building of a 320 foot underground sub-way for the steam pipes, connecting the different buildings is a fine specimetn of the work that can be accomplished by the boys.

We heartily endorse the management in furnishing the opportunity for the boys to learn a variety of different useful trades.

We find the building used for blacksmith and machine shop, a one story frame building, wholly inadequate and unfit for its intended use.

We would recommend that appropriations be made as follows:
For blacksmith and machine shop and equipments.......... $\$ 8,000$
For drain tile .................................................... 1,000
For fencing . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 800
For agricultural implements. . . . . . . . . . . . . . . . . . . . . . . . . . . 500
For cows and horses ......................................... 1,200
For furniture and furnishings . . . . . . . . . . . . . . . . . . . . . . . . . 500
For band and orchestra instruments. . . . . . . . . . . . . . . . . . . . . . . . 150
For lectures and entertainments and reward for meritorious
services and for transportation for penniless boys. . . . . . . . . 150
For hospital building and to equip and furnish same. ....... . 12,000
For contingent and repair fund .............................. 3,000
$\$ 27,300$
Respectfully submitted,
A. C. Wilson,

Chas. Eckles,
M. A. Dashiell,
J. R. Doran,
J. H. Darrah.

Mr. Speaker--Thejoint committee appointed by the Thirty-First General Assembly to visit the Soldier's Home at Marshalltown, Iowa, beg leave to submit the following report:

We visited the Home on Friday, Jan. 12th. Col. Horton the Commandant assisted by his subordinates, Adj. Walker, Dr. Duffield and Chaplain Cole gave us every facility for realizing the object of our visitation.

We made a thorough investigation of buildings and ground, being directed by the commandant to places of interest. In making our inspection we consulted with inmates of various wards and several patients in the hospitals, and where deemed advisible inquiries were made in the absence of the officials of the home. We desire to commend the excellent service, which is being rendered the State by the Board of Control and the officials of this institution.

Good management was manifested in every department with one exception, and we were especially impressed with the discipline, order and cleanliness apparent in every part of the home.

The above exception as to management is the fault of the General Assembly in not providing means for the erection of a coal house with capacity sufficient for the needs of the institution.

We found the Hospital and the Old Peoples Building crowded, and the need for more hospital room especially, is one that appealed to your committee, as requiring immediate attention. This department for ob-
vious reasons is rapidly becoming for the veterans of 1861 the most important, and for a few years to come there will be a rapid growth in the demand for hospital services.

We are of the opinion that appropriations should be made in accord with the suggestions of the Board of Control, as follows, viz.:

Appropriations asked by the Board of Control of State Institutions for the Iowa Soldiers' Home at Marshalltown:
For a quartermaster's building and storehouse and for tak-
ing light, heat, water and sewer to the same and for
equipping same
$\$ 10,000.00$
For a coal house . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 4,500.00
For an addition to the women's dormitory and for furnishing and equipping same

15;000.00
For an addition to the women's hall, including equipment
and furnishing . . . . . . . . . . . . . . . . . . . . . . . . .
$\mathbf{3 , 5 0 0 . 0 0}$
For enlarging pump room . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $1,200.00$
For reservoir and connection with city water system..... $5,000.00$
For new bake oven and setting . . . . . . . . . . . . . . . . . . . . . . $1,300.00$
For a new mangle. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $1,800.00$
For cement floors, furniture and repair fund.............. . . 8,000.00
For grand army hall and equipment. . . . . . . . . . . . . . . . . . . . . 1000.00
For improvement of grounds . . . . . . . . . . . . . . . . . . . . . . . . . . . $2,000.00$
For fire protection. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $1,800.00$
For addition to boiler house, fireproof. . . . . . . . . . . . . . . . . . $2,500.00$
For three steam boilers and connections.................... $6,000.00$
For new additions to hospital, fireproof, including heating,
plumbing, lighting and furnishings
30,000.00
Total
$\$ 93,600.00$
Respectfully submitted,
James Elerick,
J. Hughes, Jr.,
E. J. C. Bealer,

Philip Heles,
Edward Boland,
Dated January 29, 1906.
COLLEGE FOR THE BLIND, VINTON.
Mr. Speaker-Your committee appointed to visit, investigate and report the needs of the college for the blind at Vinton, beg leave to submit the following report:

The full committee met in the college at Vinton, on Monday, January 15th, 1906. We were deeply impressed with the candid sincere and earnest interest manifested by Superintendent McCune in every phase of the work and department of the institution, and feel that the thanks of this committee are justly due him for the many courtesies shown and information given us.

Your committee as a whole visited the different departments of class work and listened with interest to the recitations and instructions as
they came and went from pupil and teacher almost or totally blind, and must admit that to a part of the committee, if not all, the work they are doing is marvelous and surprising. We also visited the various lavatories, halls, cloak rooms and sleeping apartments, all of which bore striking evidence of careful and painstaking care, and were models of neatness and order; the sleeping rooms being decorated with pictures and ornaments to a surprising degree, and really created an impression of contentment and happiness.

At the noon hour we were present at the dining hall, when the body of students assembled and were much pleased and deeply impressed with the pleasant, systematic and orderly way in which the ceremony was conducted and the meal was served.

After dinner we inspected the hospital for which there was an appropriation at the last session of $\$ 8,000.00$. This building presents a substantial and artistic appearance and as far as we were able to judge is well built, and planned to suit the needs of the institution. We believe that this hospital building was a much needed improvement, and that the appropriation for same was well used.

We also examined the fire escape for which the last legislature appropriated the sum of $\$ 2,000.00$ and heartily approve of its construction and the appropriation which created it.

We also visited the work shops and found those there engaged to be seemingly happy and contented, and to all appearances doing good work both for themselves and the State.

In regard to the recommendations of the Board of Control and appropriations asked for by the institution, which are embodied in House File No. 33, your committee after going over the situation carefully and considering the whole matter, desire to make the following explanations and recommendations:

We found that two of three boilers now doing service have been in use by the institution for about twenty years and in the ordinary course of events and the nature of the case and from the tests that have been made are nearly worn out, and should undoubtedly be replaced by new and safer boilers. This would necessitate the remodeling somewhat of the boiler house, and as the smoke stack is showing some defects and has proved to be inadequate to the demands at all times, we recommend the appropriation for this purpose of the full amount asked by the Board of Control as they assure us that their request is made from careful investigation and estimates. The amount asked for the above improvements being the sum of $\ldots . . . . . . . . . . . .$. also of the opinion that more room is needed for the storage of coal, to the end that a full winters supply may be secured during the summer and fall, at a time when it is possible to obtain same at reasonable figures, thereby avoiding the possibility of being cut off by strikes, blockades or the inability of railroad companies to deliver same in the more hurried seasons. For these reasons we recommend the appropriation for this purpose of. . . . . . . . . . . . $\$ 3,500$.

We also recommend the appropriation of $\$ 1,000.00$ for the contingent and repair fund for the period of one year, or until the next regular
session, making a total appropriation to meet the needs, of this institution until the next regular session of $\$ 17,500.00$.

Referring to the amount asked for by the Board of Control for the purpose of establishing a music hall and gymnasium for this institution, your committee wish to add, that we believe this request to be along the line of good policy, and should be adopted and carried out by the State at the earliest possible moment consistent with the financial conditions as they exist. We believe that the proper physical development of these unfortunate children whose bodies and limbs are in many cases crooked, dwarfed and deformed, is of great importance and absolutely necessary for their future welfare and happiness, and we are only restrained from recommending this appropriation from the fact that many of the amounts asked must be cut down, and we think it better to postpone this investment until a more appropriate time; but would recommend that as soon as possible an apropriation be made to carry out this request.

All of which is respectfully submitted,
Dan Turner, Thos. Lambert, John S. Stanbery, John Lister, b F. Rob nson, Committee.

SCHOOL FOR DEAF, COUNCIL BRUFFS.
To the President of the Senate and the Speaker of the House of Represen tatives of the Thirty-first General Assembly, your joint committee to visit and repert upon the School for Deaf at Council Bluffs.

That the entire committee visited that institution on the 15 th day of January, 1906, examined the buildings and grounds and visited the various classes while in charge of the instructors. The school is still housed in temporary quarters erected and provided as an emergency measure to accomodate the school and to meet its needs after the fire which destroyed the principle buildings in the year....... The present accomodations for the school are very cramped and unsatisfactory, but those in charge seem to be doing the most that can be done under the existing circumstances. The new buildings for which appropriation was made by the 30 th General Assembly is nearing completion, and will soon be ready for occupancy. Those in charge of the work and the Superintendent of the School expressed an assurance that the building would be in condition for use, although probably not completed during the session of the present legislature. The building is a fine structure, built in good and substantial manner of fire proof material, and while the object has been more for convenience and comfort than for ornament, it is in every way a credit to the State. Owing to the peculiar nature of the grounds and the small amount of land therein suitable to be used for the location of buildings and for campus, we recognized the fact that much of the work to be done in making the improvements necessary to put the buildings and grounds in proper shape must be
carried forward at one time, and where in ordinary circumstances different parts of the work to be done could be delayed and await the action of future legislators, the appropriations must now be made to provide in large extent for these improvements within the next year. Temporary buildings must be moved and reconstructed for permanent use in other forms and upon other locations upon the grounds than the ones now occupied. Buildings which are to be torn down and removed, but for the urgency of the case, could stand for a short time, but must in this case be removed in the first instance, and in this general removal it seems expedient that the readjustment of the heating apparatus, tunnels, etc., and the rearrangement of the heating plant and the construction of the new boiler house, should be made at once. The improvements of the grounds by reasons of the construction of new buildings and the location of the same, necessitates a great deal of grading and changing of pipes and tunnels. We are of the opinion that the buildings asked for are needed and that the appropriation asked for by the Board of Control is not excessive for the needs of the institution.

We understand that they have been made to cover the period of two years to carry forward the contemplated work on the buildings and grounds for that period. But the committee in making its recommendations have made them upon the basis of the needs of one year, taking into consideration, as above expressed however, that much of the work which the Board of Control have outlined and which to us seems reasonable and necessary must be entered upon and in good measure prosecuted during the coming year and with that thought this committee has in some instances, recommended the entire amount of the appropriations asked by the Board, and in other instances have recommended a less amount or cut the item entirely out, thinking that it could probably await the action of the next legislature.

We wish to report that we were exceedingly well pleased with the spirit that was shown by the management, the instructors, and amongst the students in this school. We were surprised at the magnific ent results that had been obtained in many instances in the advancement of the pupils, and the knowledge which they have acquired both in the line of general education and their ability to overcome their physical deficiencies. The discipline of the school seems to be excellent, and the scholars seem to be happy and contented, even in their present cramped position. We feel that the money of the State used in the support of this institution is bringing results worthy of the investment. On inquiry, we are informed by the Superintendent that ninety per cent of the boys and girls attending this institution become self-supporting.

This committee has no hesitancy in recommending and urging that the following appropriations should be made:
For fencing. . . . . . . . . . . . . . . . . . . . . . . . . \$ 500.00 \$ 500.00
For cement walks and grading grounds... $5,000.00 \quad 1,000.00$
For slate blackboards for school house..... . 1,000.00


INSTITUTION FOR FEEBLE MINDKD CHILDREN, GLENWOOD.
Mr. Speaker-Your committee appointed to investigate the condition of affairs at the Institution for the Feeble Minded Children, located at Glenwood, beg leave to submit the following:

We have visited the above named institution and find it under able management and the affairs in excellent condition. The State is exceedingly fortunate in securing the services of Dr. Geo. Morgridge, as Superintendent, who with his able corps of assistants has succeeded in making the institution one of the very best of its kind. Too much praise cannot be given noble-hearted women who are devoting their lives and energy in caring for the unfortunate inmates of this institution. No institution in the State is deserving of greater care at our hands than is this, which is doing such grand work for the most unfortunate of all our people. Past legislatures recognizing this have done their part in providing a home for these unfortunate, where they can be made as comfortable as possible, but the constantly increasing demands that are being made for admission to this institution makes it imperative that more room should be provided for their accommodation. There are at this time enrolled 1038 inmates, which taxes it to its fullest capacity. There are now more than 100 applicants for ad, mission on file that cannot be accommodated. Owing to the constantly increasing demands that will be made upon an institution of this kind it is evident that the legislature must provide a home for them. In order to meet this demand it will be necessary that new buildings be
erected. The Board of Control is asking that an appropriation of $\$ 110$,000 be made to erect two additional buildings for this purpose It is the judgment of the committee that the institution at Glenwood has reached the maximum number of inmates that can be successfully cared for in one institution and that it would be the part of wisdom for this legislature to take action relative to the establishment of another institution of this kind, to be located in the north and eastern part of the State, and for this reason we would not recommend the erection of additional buildings at Glenwood. The water supply at this institution is' a miserable makeshift, endangering the lives of the inmates and exposing the property of the State to the ravages of fire, and should be remedied at once.

We would recommend that an appropriation be made for this purpose, to be expended by the Board of Control as they deem most advisable and as much thereof as may be necessary. In view of the above and after considering the needs of the institutions we would recommend that the following appropriations be made:
For water supply . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 25,000$
For kitchen floor . ............................................... 1,500
For medical and surgical instruments and static machines.... 1,000
For bed and bedding............................................ . . . 1,750
For furniture and furnishing. . . . . . . . . . . . . . . . . . . . . . . . . . . . . 2,000
For contingent and repair fund. . . . . . . . . . . . . . . . . . . . . . . . . . . . 6,000
Total . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 37,250$
Respectfully submitted,
D. A. Lyons,
E. L. Hogue.
J. C. Flenniken,
J. H. Lowrey,
C. C. Colclo.

Committee.
HOSPITAL FOR INSANE, CHEROKRE.
To the President of the Senate and the Speaker of the House of the Thirtyfirst General Assembly of the State of Lowa.

Your joint committee to visit the State Insane Asylum at Cherokee begs leave to make the following report:

On the 15 th inst., your committee met at the asylum and investigated the needs of this institution as represented and itemized by the State Board of Control. We found the asylum containing more inmates than it was intended to accommodate. Anumber of beds were placed in the corridors for the surplus inmates. The accommodations here for sleeping purposes were as comfortable as far as the patients were concerned as in the wards. But this condition ought not to be. In case or fire or panic the results might be more serious than if the corridors were clear of all impediments. The removal of the thirty inebriates soon, will relieve this condition to an extent. But with the present increase of the insane before the end of another two years, the population of the
asylum will be as congested as at present. So your committee thought wise to recommend an appropriation to commence a building sufficient to accommodate 150 patients. The reason for so doing is that this session of the General Assembly appropriations will probably be made for but one year. And the next General Assembly can make the necessary appropriations to complete this building.

The present capacity of the horse barn is sufficient for the number of horses now owned and employed by this institution. With more horses, work that now has to be paid for, might be done by the inmates. And yet in the opinion of your committee the economy would be so slight and under the present urgent demands for greater needs, the committee concludes not to recommend any appropriations for that purpose.

Your committee is aware of the value of paint to preserve not only the appearance, but the durability of buildings and recognizing the present needs of this building in that line we believe it economy to make an appropriation for that purpose.

For grading and improving the grounds, much money could be used now to advantage, and make the surroundings appear much better and satisfactory and more attractive. To complete this work, years will be required. In our judgjment it would be better for the state to make a moderate appropriation at each session of the General Assembly until this work is done, rather than to attempt to complete it in a few years.

The committee is inclined to the opinion that it would be economy for the State to have a number of sheep on the farm, to graze on the rougn land of which there are a good many acres and is more valuable for grazing for such stock than any other, and would be an econmical way to furnish mutton for inmates, and is an article of food superior for the invalids. If said stock is put on the farm, there will have to be additional fencing and there now isf need of other cross fences. An appropriation will be recommended for fencing.

The present poultry house is almost a minus quantity. A couple of good sized store boxes would give nearly as much room and protection as the poultry now have. The value of eggs and fowls for food is of sufficient value to care in a proper manner for the poultry for this institution.

There is no protection on the farm for the wagons and manure spreaders when not in use. We found them under the projection of the roof, on one side of the barn which is a very incomplete protection from the heat of the sun and the storms of rain and snow. Furthermore this projection of the roof was not made for that purpose, and when there they interfere with the workmen about the barn. Such care of farm machinery is not economical and indicates carelessness and shiftlessness. The farmers of the State look to our State farms to a great extent as an example to follow. For that reason and for economy there should be a shed built for the wagons, etc.

We observed there was a very limited number of books and periodicals in the wards and elsewhere for the use of the inmates and employes. Knowing the'value of good literature for every individual
especially for those in confinement, in our judgment, it would be wise to purchase more books and periodicals.

The walls in most of the wards are destitute of any adornment. Just bare white walls. To make the wards more cheerful and attractive, there should be pictures of various kinds properly! hung on the walls.

There are at present seventy cows on the farm, not sufficient to furnish milk for the wants of the inmates. As there is no article of food so valuable for the sick as milk, and as the committee thinks sheep would also be a valuable addition to the stock on the farm, our recommendations will be for the purchase of a number of sheep and more cows.

We found much of the hay was in stacks in the fields for want of any sheds or barn to store it way. In our judgment it would be economy to put it under cover. By so doing there would be less waste and make better feed. Thinking in connection with such a barn, suffcient room could be made for the housing of sheep. We recommend that it be built with that in view.

The Board of Control recommends buying two small tracts of land joining the farm, but in view of the large amount of money asked for at this session and the probability that such land will not increase ia value for some years we think it best not to recommend an appropriation for that purpose.

With the amount of contingent and repair fund yet unused of the appropriation of two years ago and that which we recommend will make about the usual amount for that purpose.

After careful consideration your committee concludes to make the following appropriation for the purpose indicated for the coming year for this State institution:
For basement for new building, water and steam piping.... $\$ 25,000$
For tunnel to connect with main building. . . . . . . . . . . . . . . . . . 10,000
For painting exterior and interior . . . . . . . . . . . . . . . . . . . . . . . . 2,000
For grading and improving of grounds. . . . . . . . . . . . . . . . . . . . . 600
For cement walks . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 500
For fencing . . ................................................... . . . 250
For poultry house and enclosure . . . . . . . . . . . . . . . . . . . . . . . . . 1,000
For wagon house ............................................... . . . 400
For books and periodicals . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 308
For pictures and picture moulding. . . . . . . . . . . . . . . . . . . . . . . . 300
For additional equipment for the industrial building. . . ....... 300
For additional live stock, cows and sheep...................... . . 1,500
For hay and sheep barn . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,200
For contingent and repair fund. . . . . . . . . . . . . . . . . . . . . . . . . . . 3,000
Total
$\$ 46,150$
Your committee would be pleased to recommend every dollar asked for by the State Board of Control. It could be all used to good advantage, but the condition of the State's finances will not permit us to do so without increasing the taxes, and this we do not wish to do.

We have not a word of criticism of the management of the asylum. Superintendent Voldeng, we believe to be most efficient in running every department of the institution. The Board of Control is to be congratulated in securing his service.

Young of Calhoun.<br>E. K. Winne, Joshph Mattes,<br>O. K. Maben,<br>O. P. Wyland.

## HOSPITAL FOR INSANE, INDEPENDENCE.

## 70 the President of the Senate, Speaker of the House and Members of the Thirty-First General Assembly of the State of Iowa.

Your joint committee appointed to visit the hospital for the insane at Independence, Iowa, beg leave to submit the following report:

Your committee all personally visited the hospital in a body on Jan. 16, 1906, and made as thorough and complete investigation as it was possible to do.

The Board of Control submitted to us an itemized statement of the amounts recommended and asked for by them as follows:

INDEPENDENCF STATE ROSPITAL.
To extend heating and ventilating system,...................... 5 . 000.00
To rebuild north wing of greenhouse,......................... $2,000.00$
For a deep well, pump house, pumps and connections........ 12,000.00
For painting, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $3,000.00$
For flooring, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $3,000.00$
For laundry equipment and dry room,.......................... $3,500.00$
For tile and tile draining,.......................................... $3,000.00$
For a new roof for coal house..................................... . 800.00
For new boilers, settings and connections,.................... $12,000.00$
For a new engine and generator,................................ 6,000.00
For tunnel from boiler house to Grove Hall and Farmers'
Lodge,............... . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 4, 000.00
For wood-working machinery,...................................... . $1,000.00$
For barn for cows,................................................. . . $4,000.00$
For a brick horse barn,............................................... $\quad$.,000.00
For moving and changing old horse barn to an implement
house,
1,200.00
For a hospital building and for equipment and furnishing,.... $100,000.00$
For a contingent and repair fund,.............................. $12,000.00$
Total, ................................................................ $\$$ 177,500.00
HEATING AND VENTILATIKG SYSTRM.
We find that there is an unquestioned demand and necessity for additional heating and ventilating apparatus, and we would recommend that an appropriation be made for that purpose in the amount asked by the Board of Control, or in such other amount as may be found necessary.

GREEN HOUSE.
We find that it will be necessary to replace the north wing of the green house at some future time, and we think that when done that the frame work of the structure ought to be made of metal. We believe, however, that for the present with occasional necessary repairs, the present structure wili answer every purpose, and we would therefor recommend that the appropriation asked for be not granted at this time. e.

## LEEP WrLL, PUMP HOUS $s$, ETC.

On account of the stormy condition of the weather and the limited time at our command, we do not feel that we were able to make as thorough and as complete investigation of this subject as we would have liked to have done. We find that the hospital is now supplied with water from the city water works at Independence, and while they have had some trouble occasionally in getting a sufficient supply of good pure water, we believe that generally speaking they have been supplied as well as could be expected from any system. We were informed and told that the city of Independence has recently made provisions for an increased supply of water, and for the present we would recommend that the appropriation asked for for the deep well, pump house, etc., be not granted.

## PAIN'CING.

We find that there is a necessity for painting, both exterior and interior painting, of all buildings, and we would recommend that an appropriation of $\$ 2,000.00$ be made for that purpose.

## FLOORING.

We find many of the floors to be in an unsanitary and bad condition and that many of the floors ought to be repaired, and others ought to be replaced by new floors and we would recommend that an appropriation of $\$ 2,000.00$ be allowed for that purpose.

LAUNDRY.
We find that there is an absolute necessity for additional equipment in the laundry department for the purchase of new washing machines, and for a dry room and we would recommend that an appropriation be made for that purpose in such amount as may be found necessary.

## IILE AND TILE DRAINING.

As the ground was covered with snow, we do not feel that our investigation of this subject wouldjustify us in making an absolute recommendation. We therefor refer the matter to your Honorable Body without recommendation. $\$ 1,500$.

ROOF FOR OOAL HOUSE .
The roof of the coal house is entirely worthless and there is an immediate necessity for a new roof and we would recommend an appropriation for the same to be made in the amount asked.

We find several of the boilers in very bad condition and some entirely worn out, worthless and dangerous to use, and we would recommend that an appropriation be made in the amount asked by the Board of Control.

## KNGINE AND GENERATOR.

We find it very desirable that a new engine and generator be provided. While we do not feel that there is absolute necessity for this at this time, we believe it would be for the best interest of the state and the institution if an appropriation be made for same.

TUNNEL.
We find that while there is not an absolute necessity at this time for the construction of a tunnel from the boiler house to Grove Hall and other buildings, as asked for, yet we believe that it would be economical and for the best interest of the state and institution that an appropriation be made for that purpose, but the same can be deferred to some future time, if it is found advisable or necessary without any serious loss to the state or institution in so doing.

## WOOD-WORKING MACHINERY.

The institution has a building in which wood-working is carried on and many of the inmates have employment at this work. We think it a very wise provision and arrangement to not only continue, but extend this feature as much as possible, and we would recommend that the appropriation asked for be allowed for the purchase of additional machinery.

## COW BARN.

We find that there is not sufficient room for the accommodation of the cows and cattle owned by the state and used in connection with the institution, and believe there is an absolute necessity for an appropria tion for an additional cow barn, and we would therefor recommend the same.

## HORSE BARN.

We find that there is not sufficient room for the horses necessarily kept by the state at the institution and that the horses are now kept in old shacks and buildings that are entirely unfit for the purpose, and that in the main barn they are compelled to use the basement underneath the horses for the storage of vegetables. We also find that the present barn is so situated that it is a detriment and dangerous to the health and santiary condition of the institution and the inmates. We would strongly recommend that an appropriation be made for a good substantial new horse barn and that it be located farther from the main building than the present old barn is located. We do not concur in the opinion of the Board of Control and Superintendent for the removal of the old horse barn. It is quite a substantial building with a good solid founda-
tion, and we think it ought to be repaired and painted and re-arranged so as to use the same for the storage building for implements and such other articles as may be found necessary for the institution. We would not advise any appropriation for removing the building, but would recommend that some amount be allowed for making immediate changes to be taken from the contingent fund, or otherwise, as may be found most advisable.

## NEW HOSPITAL BUILDING.

We find that the state hospital is very crude and that they really need more room at the present time for the accommodation of the nearly eleven hundred inmates that they now have at the institution. We believe, however that the removal of the inebriate patients to the new Institution at Knoxville will relieve the situation at the present time, and we would therefor recommend that the appropriation for the new building be not granted.

CONTINGENT AND REPAIR FUND.
We are of course abundantly satisfied that a liberal amount ought to be allowed for a contingent and repair fund, but as we understand that the appropriation committee will investigate as to the amount of same, we simply recommend the appropriation without fixing any amount.

THE INSTITUTION AND ITS MANAGEMENT.
Your committee is unanimous in the statement that they are greatly pleased with the institution and its management.

The institution is simply magnlificent in its structure, its location; surroundings and management. We believe that the Board of Control has wisely managed its affairs and that they are entitled to great credit, and we find absolutely nothing to criticise.

We cannot close this report without special mention of Superintendent Crumbacker. We found that he was, and is, thoroughly acquainted with all the details pertaining to the entire management of the institution, and that he is most ably assisted by his wife. He is certainly the right man in the right place.

All of which is respectfully submitted.

Jas. E. Bruce, John L. Wilson, Abraham Jacobson, Thomas Geneva, R. M. Wright.

HOSPITAL FOR INSANE, CLARINDA.
Mr. Spearer- Your Committee appointed to visit the Iowa State Hospital, at Clarinda, begs to submit the following report:

We visited the Institution on January fifteenth and sixteenth, and gave its affairs as thorough an examination as could well be done within that time. We tried to look over the entire concern, including all buildings, wards, shops, the farm, farm buildings and the various equip-ments-machines, tools, stock, dairy etc. We also visited and convers-
ed with a very large number of the patients, and employees. During the evening of the fifteenth we attended a social gathering in the fine audience room of the Institution, where some three hundred of the inmates were gathered for an evening of social entertainment and enjoyment.

Generally, your Committee was very much pleased with the condition of affairs in this great Institution. These unfortunate wards of the State seem to be as comfortable, as cheerful and, in every way, as well disposed as the most exacting could ask or hope for.

We expected to find everything neat and orderly, the employees satisfled, efficient, courteous and well disposed; but we did not expect to find these qualities pertaining, in so great a degree, among the inmates. During all the hours of the two days, and the one night, that we were in and about the Institution, we did not observe a single act or hear a single sound indicative of a "Mad House." It could not be otherwise than that a large number of the patients should be despondent, morose and entirely unhappy. Such conditions are perhaps inseparable from the situation, and no human power could remove them. But other than these, all seemed contented and comfortable, and it was no uncommon thing to see manifestations of gaiety and happiness.

We were also pleased to find that a not inconsiderable part of the work about the buildings and over the farm is being performed by the inmates. Within reasonably and carefully guarded limits, we believe this sort of medicine to be the very best for the patients in these Hospitals. This work was being done with care and efficiency, and, above all, with apparent cheerfulness and contentment.

We are well pleased with the general policy of the Board of Control that seeks to add agricultural lands to the equipment of these Institutions, both from the standpoint of furnishing out-door exercise for the inmates, and also for their supprt and maintainence. In this way, besides the substantial food stuffs produced, many delicacies from the garden, orchard and dairy reach the tables which otherwise could not be had.

As to the executive ability of the Superintendent Dr. Witte, we have only words of the highest praise to offer. And we were pleased to note the absolute freedom and confidence with which all inmates seemed to feel warranted in approaching him. And in Drs. Macklin, Leader and others he seems to be supported by an able corp of helpers.

The Institution is asking for the following appropriations:

1. Cottage for Women ................................................. $75,000.00$
2. Boilers and setting same ........................................ 10.0 . 10.00 .00
3. Stokers, etc. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5 .000.00
4. New engine and Dynamo ........................................ 6,000.00
5. For Painting .................................................... $4,000.00$
6. For Plumbing, etc. .................................................. . . . $3,000.00$
7. Sewer, tunnel and piping to Womans Cottage ............ $4,000.00$
8. For Contingent and Repair Fund ............................ $10,000.00$
9. For Purchase of additional Land ............................ $7,000.00$

Item No. 1. It is entirely possible that the Women's Cottage will be
needed in the near future. But the population at this time is practically the same that it was two years ago, and but fifty patients have been transferred during this period. And the Men's Cottage which was provided for by the Thirtieth General Assembly, practically completed and will be ready for occupancy in a few weeks. This Cottage has a capacity for about one hundred and fifty, and will, in our opinion, give all necessary relief at the present time. We, therefor, recommend that this item of $\$ 75,000.00$ be cut out. And if this item goes out, then Item No. 7 should also go, as this was to supply equipment for the proposed Cottage.

Item No. 2. For four new Boilers, or so much thereof as may be needed, should in our opinion, be granted.

Item No. 3. Should, we think be granted.
Item No. 4. We recommend that this item be granted. The needs of the Institution have greatly increased since the now engine and dynamo were installed, and the equipment is too small for the work required. The old dynamo and engine would still be serviceable and could be called into use in case of a breakdown, and perhaps at certain seasons of the year could be used more economically than the new and larger equipment which is proposed.

Item No. 5. The $\$ 4,000.00$ asked was intended to cover a two year period, and we recommend that $\$ 2,000.00$ be granted.

Item No. 6. We also recommend that this item be granted.
Item No. 8. The asking here is also for a two year period and we recommend that $\$ 5,000.00$ be granted.

Item No. 9. It is our opinion that the purchase of the additionar tract of land contemplated would be a proper and economical investment for the State, and we recommend that the item be allowed. However, if it should be thought best to defer for the present this appropriation the Institution will not materially suffer by such a course.

Total amount asked is $\$ 128,000.00$.
Total amount recommended is $\$ 42,000.00$.
All of which is respectfully submitted.

J. T. Brooks, Shirley Gillilland,<br>D. C. Mort,<br>C. A. Meredith,<br>W. A. Davie,<br>Committee.

## HOSPITAL FOR INSANR, MT. PLEASANT.

Mr. Prbsident-...Your committee appointed to visit the State Hospital at Mt. Pleasant beg leave to submit the following report:

We arrived at Mt. Pleasant at one o'clock P. M. Friday, January 12, 1906, and was met at the station by a carriage belonging to the institution, and immediately drove out and proceeded to make investigation. Our time was somewhat limited and we were obliged to omit to an extended trip over the farm, and therefore must rely partially upon information from the authorities in charge of the institution and the Board of Control.

We first devoted our time to a careful inspection of the main hospital building going from one ward to another in company with an escort of the assistants at the hospital. We went through many of the wards occupied by men; the men were in the halls and other places about the hall moving about freely.

We were informed that none of the patients were kept in cells or locked up in their rooms during the day time, but were permitted to have the freedom of the halls and their rooms, however they were guarded by the employees.

From the men's wards our guide took us to the wards occupied by the women; both men and women seemed submissive with few exceptions and especially is this true of the women, all of whom, seemed to be well cared for; the women as a rule presenting a tidy appearance, however there are some of the patients who give vent to their derangement and madness, these poor unfortunates appealed to the sympathy of your committee. In this connection we desire to say that every effort seems to be made for the comfort of the patients; we observed there was a shortage in comfortable chairs etc., for the use of the older women. After visiting many of the wards and inspecting them so far as time permitted, we proceeded to make examination of the outside buildings, grounds, and stock.

We learned that more teams were necessary to properly conduct the farming and other work necessary about the institution. Many of the patients were working in the workshops of the institution and upon the farm and other work connected with it. We were informed that the principal part of the work of farming, gardening and all other kind of work required was performed by the patients, who were able to work and trustworthy; this work was done under superintendents.

Your committee would favor the increase of the number of cows for the institution, believing it in the interest of the health of the patients to use the milk. At this time they are milking about seventy-five cows, but the amount is greatly insufficient.

The Board of Control have asked an appropriation for the biennial period, but your committee has taken the matter up and the recommendations are made for one year only, and we herewith submit our findings with the amount asked in the tabulated form as follows:

Appropriations asked by the Board of Control of State Institutions of Iowa, for the Mt. Pleasant State Hospital.

|  | Asked. | Allowed |
| :---: | :---: | :---: |
| For new floors ................................ \$ | 3,500.00 | \$ 1,750.00 |
| For beds and bedding | 3,000.00 | 3,000.00 |
| For carpets and rugs | 4,000.00 | 3,000.00 |
| For books and periodicals | 500.00 | 250.00 |
| For horses and farm implements. | 2,500.00 | 2,000.00 |
| For removing and enlarging horse barn | 3,500.00 | 3,500.00 |
| For repairs to coal house and addition to same. | 4,000.00 | 4,000.00 |
| For lavatories, closets and dining-room sinks and connections | $3,000.00$ | 2,000.00 |


| For drain tile | 3,000.00 | 1,500.00 |
| :---: | :---: | :---: |
| For fences | 1,500.00 | 800.00 |
| For improvement of grounds | 1,000.00 | 600.00 |
| For painting | 3,000.00 | 1,500.00 |
| For kitchen equipment | 1,000.00 | 600.00 |
| For cows | 1,500.00 | 1,500.00 |
| For laundry maohinery | 1,000.00 | 1,000.00 |
| For operating rooms for men's infirmary. | 1,000.00 | 1,000.00 |
| For contingent and repair fund | 12,000.00 | 6,000.00 |

For tunnel ..... 1,200.00
For infirmary for women ..... 60,000..00
Total

$\$ 112,200.00$

Referring to the infirmary asked by the board, we are of the opinion that the same should be built, there is now an infirmary for men who are sick, which is well filled at this time with patients who need special attention, but it cannot be used for women, these patients are treated in the various wards; we therefore join in recommending that an infirmary for women be built, and if a suitable building can be erected for less than $\$ 60,000$ which is asked by the board it should be done; and if such cannot be done we recommend an appropriation for that amount and also the $\$ 1,200.00$ for a tunnel.

There is an impression in many places that "shoulder-strikers" or strong men are required to control and subdue the patients at these institutions, but we found no such conditions existing at Mt. Pleasant.

The employees are young men and young women who are required by rule of the institution to treat every patient with kindness and consideration, and not control them by physical force.

In submitting this report it gives your committee great pleasure to commend the able an efficient management of Superintendent C. F. Applegate and his competent corps of assistants all of which is respectful1y submitted.

Marion F. Stookey, J. L. Warren, Geo. McCulloch, R. W. Hollembeak, imdUSTRIAL SCHOOL FOR GIRLS, MITCHELLVILLE.

7o the President of the Senate and Speaker of the Howse of Representatives of the Thirty-first General Assembly.
Your joint committee appointed to visit the Industrial School for Girls at Mitchellville begs leave to report as follows:

We visited the institution and carefully inspected the physical condition of its grounds and buildings, as well as carefully and critically examining into its management and the administration of the affairs of the institution.

We found the different families of girls under the charge of painstaking, devoted and competent instructors. The spirit manifested on the part of the girls, in harmony with the requirements of those in charge of them in performing the duties required, was worthy of the
highest commendation. Their application to studies, their enjoyment of their amusements, and their pride manifested in their manual accomplishments, were interesting in the extreme. We must make special mention and award unstinted praise to the girls we saw who were on duty during our visit, performing the ordinary duties of household work.

The laundry where the work, which is so necessary to cleanliness (which is next to Godliness) was under the management of a corp of very competent operators.

The kitchen was presided over by an expert in domestic economy, who teaches the girls the highest and latest in culinary art, to properly prepare the food so necessary for life, health and happiness. And the samples of cooking shown us by the girls would surely tickle the palate of an epicure.

The sewing department won the admiration of your committee. In there we found work in all stages, from cloth on the table to be cut into garments to the completed article. Under the proper instructions the girls were learning what so few in our day know, the art of making their own clothes. The measuring tape, the rule, the shears and sewing machine were easily handled, and all kinds of sewing were readily accomplished. Order, system and cleanliness were observed throughout the buildings.'

The exercises in the chapel, their different songs by families, ana the playing by the orchestra under the personal management of Superin. tendent Fitzgerald were all highly comendable.

Your committee further reports on the physical condition of the institution, that we found the administrative offices occupying a small corner in one of the large buildings. Books, stenographers and secretary in cramped quarters and the room they occupied much needed in connection with the building where the offices are located. Also the storage capacity for supplies occupying the space needed for other pur poses. Therefore we endorse the recommendation of the Board of Control, for the Administrative building and its location on the present sight of the superintendent's cottage.

We found the power plant too small, also the building for storing coal insufficient, as only large enough to hold two days supply of coal at a time. We recommend that the amount asked for by the Board of Control, for enlarging the power plant and extending building be allowed.

We found the two boilers had been in use a great many years, with flue rusty and leaking besides being dangerous, and we recommend the appropriation for two new boilers and their setting.

The sidewalks old, rotten and broken, and we recommend the appropriation to replace those necessary to be rebuilt.

For contingent and repair fund, we found the outside woodwork, doors and frames, windowsash and frames and cornice in great need of paint. We recommend the appropriation for the contingent and repair fund.

We recommend the amount asked for by the Board of Control for
horses and cows, to do the work on the farm and furnish a suppy ot milk.

The stand pipes, connections, hose reels and hose for fire protection we endorse the recommendation of the Board of Control.

Your committee unanimously endorses the appropriation of the forlowing items and amounts:
For an administration building ................................... \$ $10,000.00$
For equipping and furnishing same ............................. $3,500.00$
For removal of, putting basement under and repairing
superintendent's cottage
1,500.00
For library and periodicals ........................................ 500.00
For a chaplain's fund ................................................ . . . 300.00
For two new boilers and setting ................................. $3,200.00$
For enlarging power plant and extending building ........... $7,000.00$
For additional for hose house .................................... . . 600.00
For permanent sidewalks ......................................... $3,000.00$
For stand pipes, connections, hose reels and hose ............. 600.00
For horses and cows ................................................ $1,600.00$
For contingent and repair fund . .................................... . . . $3,000.00$
Total................ ................................................. $\$ 34,800.00$
And we also further recommend an additional support fund per capita for the institution.

We cannot close this report without expressing in this public manner our high appreciation of the valuable service being rendered to the State in the care of one of its institutions by the self-sacrificing, efficient and successful management of Supt. F. P. Fitzgerald.

> E. C. Spaulding, W. C. Hayward, Mahlon Hrad,
> J. D. Shaffer.

## IOWA STATE COLLEGE, AMES.

## To the President of the Senate, Speaker of the House and Members of the Thirty-first General Assembly of the State of Iowa.

We, your joint committee, appointed to visit the Iowa State College of Agriculture and Mechanic Arts respectfully submit the following report:

Your committee personally visited said Institution on January 13, 1906, and inspected the departments and buildings thereof, in company with the President and members of the Faculty, and made some inquiry and investigation as to the present conditions and future needs of the same. In the short time at our disposal, and the magnitude of the work to be done by us we do not feel that we have mastered every detail, and considered all the elements of importance, and collected all the information possible concerning this great place of education, the magnitude and scope of which our people are so rapidly learning to understand and enjoy, however, we present herein such general information as will in some degree enable the members of the Senate and House, to preform their duties in regard thereto justly and to the best interests of all concerned.

## BUILDING OPRRATIONS.

The Thirtieth General Assembly made the following appropriation:
For the central building. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 95,000.00$
For central heating plant, equipments, etc..................... . 54,500.00
For dairy building . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 45,000.00
THE CENTRAL BUILDING.
The Central Building is practically completed and will be paid for as follows:

```
The Twenty-ninth General Assembly appropriated for com-
    mencing Central Building . . . . . . . . . . . . . . . . . . . . . . . . . . 35,000.00
The Thirieth General Assembly appropriated for building and
    furnishing
    95,000.00
Expended on central building proceeds of Millage tax........ 278,934.00
```

Making total cost of central building.................. . . \$406,934.00
Your committee found a magnificient building imposing in appearance, elaborate in detail and apparently well calculated to furnish suitable quarters for administration and recitations. Your committee had neither time, opportunity or facilities to form any adequate idea as to whether the State has received value received for the expenditure of over $\$ 400,000.00$ on this building.

The expenditure of so large a sum of money for one building was made possible by the continuing millage tax which brings in approximately $\$ 125,000.00$ annually.

## ENGINEERING HALL.

In this connection it may be noticed that the Twenty-eight Gen-
eral Assembly appropriated for a General Engineering Hall, \$85,000.00
And there was expended from the millage tax for Engineering Hall.

133,647.00
Making cost of Engineering Hall.... . . . . . . . . . . . . . . . $\$ 218,647.00$
BARN.
The Twenty-ninth Genreal Assembly appropriated for com-
mencing barn ........................................................... $\$$. 5,000.00
And there was expended from the millage tax for barn...... 12,85800
Making cost of barn ......................................... . $\$ 17,858.00$
DAIRY BUILDING.
The Thirtieth General Assembly appropriated for a dairy building $\$ 45,000.00$ and for its equipment, $\$ 10,000.00$. There was also used thereon the sum of $\$ 16,152.00$ derived from the millage tax heretofore levied, making a total invested in the plant of $\$ 71,152.00$. We examined and observed it in operation, and so far as your committee is able to judge, it is a model of its kind, and of inestimable value to our people. It may be conceeded that this has been a large investment, yet when we consider the great interest of which it is practically the head, and the material advantages to be derived from it and its operation, we believe it to be a good value received therein.

## THE CENTRAL HEATING PLANT.

> The Thirtieth General Assembly made the following appropriations:
> For central heating plant and chimney $\$ 25,000.00$
> For equipment for central heating plant, tunnel to central building and wreckage of old building and transferring boilers.
> $29,500.00$

No central heating plant has been constructed but about $\$ 21,000$ of this appropriation has been expended as follows:
For tunnel. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 6,000.00$
For boilers. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $5,000.00$
For sundry temporary construction..... . . . . . . . . . . . . . . . . . . . . . . 5,000.00
For pipes and fittings. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 5,000. 00
$\$ 21,000.00$
The Board reports that since the expenditure of these sums it has been determined to change the location for the central heating plant in order to be able to econonomize fuel by securing a gravity return of the condensed steam and that this change of location will result in an additional expense estimated at $\$ 10,000.00$ when the central heating plant is built.

The $\$ 5,000.00$ expended in temporary construction will prove a loss and the pipes and fittings for which an expenditure of $\$ 5,000.00$ was made, it is claimed may be taken out and saved. Unquestionably heating facilities had to be supplied and probably the appropriation for a central heating plant was insufficient to build on the scale recommended by the architects and approved by the Board but it seems to be unfortunate that the expenditure of the $\$ 250,000.00$ from the millage tax for the biennial period met with such urgent demands from other sources as to have nothing available to supplement the $\$ 54,500.00$ extraordinary appropriation for a central heating plant.

## HDUCATIONAL SUPPORT FUND.


'The Twenty-eighth General Assembly provided for annual additional support. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $25,000.00$


The Twenty-ninth General Assembly provided support of Ex-
periment Station
$10,000.00$
Thirtieth General Assembly provided additional support of Ex-
periment Station
$15,000.00$
The National Government Support, (Morrell Fund) . . . . . . . . . 25, 000.00
National Government Support, Experiment Station.............. 15,000.00
Annual interest from endowment fund . . . . . . . . . . . . . . . . . . . . . . . 35,000.00

Total permanent annual support fund
\$238,500.00
It will be observed that the last General Assembly appropriated $\$ 65,000.00$ annually to the support fund of the institution. The full effect. of the above increase of support funds has not yet appeared in the reports, but it has re-
sulted in an increase of 25 per cent in the salary list for the years 1904-05 over that of 1903-04, for the Professors, Assistant Professors and Administrative officers in the college proper, and an increase of 60 per cent in the salary list of the Experiment Station.

Your committee is not disposed to criticise these expenditures, but feel that the General Assembly are entitled at this time to the figures in view of the askings for additional annnal support.

APPROPRIATIONS ASKED OF THIS GRNERAL ASSEMBLY.
Extention of $1-5$ mill millage tax for five years, (est.)........ $625,000.00$
Agricultural building........................................... $130,000.00$
Power plant, (In addition to $\$ 54,500$ of 30 th G. A )........ $85,000,00$
Equipment of Dairy Farm........................................ $10,000.00$
Additional Land.......................................... ..... $11,000.00$
$861,000.00$
CONTINUING ANNUAL APPROPRIATIONS ASKED.

| Additional General Support Fund | 50,000.00 |
| :---: | :---: |
| Additional General Support Experiment Station | 20,000.00 |
| Engineering Experiment Station. | 10,000.00 |
| General Equipment | 20,000.00 |
| Library | 5,000.00 |
|  | 105,000.00 |
| Equipment and apparatus for divisions. | 106,000.00 |
| Making a total of askings for additional building | 072, 000.00 |

THE MILLAGE TAX.
The millage tax for buildings has netted approximately......... . $\$ 475,000$
Estimated proceeds from millage tax in 1906........................ 125,000
Estimated proceeds from millage tax in 1907...................... 125,000
$\$ 725,000$

Leaving for new building operations from millage tax not yet determined upon.

185,000
If the Appropriation Committee shall determine that in addition to the building appropriation that may be expected, there should be an annual building fund of $\$ 125,000$ available for the years 1908-1909-1910-1911 and 1912, your committee would recommend that the same be provided by a direct appropriation of $\$ 625,000$ rather than by a millage tax.

## AGRICULTURAL BUILDING.

Your committee is advised that it is the purpose of the Board to use the unappropriated balance of the millage tax available in 1906-1907 amounting approximately to $\$ 180,000$, for Agricultural Hall. We think the appropriation Committee should take this sum into consideration in passing upon the application for $\$ 130,0000$, extraordinary appropriation for an Agricultural building. The Committee are not advised as to the immediate necessity for such a building.

CENTRAL HEATING PLANT.
We recommend that such a sum as may be necessary, be appropriated which, together, with the unexpended balance on hand, will be sufficient to build and equip? a"central heating plant of capacity for years to come, and believe this to be the most pressing need of the Institution.

EQUIPMENT OF DAIRY FARM.
We recommend that a moderate sum be appropriated for equipment of the Dairy Farm not to exceed $\$ 10,000.00$.

ADDITIONAL LAND.
We recommend the appropriation of $\$ 11,000.00$ to purchase land for grazing and horticulture purposes as asked.

ADDITIONAL SUPPORT.
Inasmuch as the legislature will be in session one year from now, and the full effect of the $\$ 65,000.00$ additional annual support fund granted by the last General Assembly is not yet apparent,by the reports at hand, your committee would recommend that the matter of additional, annual support funds be postponed.

EQUIPMENT AND APPARATUS.
We recommend liberal appropriation for equipment and apparatus for the new Engineering Hall.

We recommend $\$ 5,000$ for purchaee of books forlibrary.
A visit to this institution, even while the school is not in session, impresses your committee with its greatness and almost infinite amount of labor and detail required to keep every department in the highest degree of efficiency. It is one Institution of the State dedicated to the material welfare of our greatest industry, that of agriculture,

Your committee does not endorse any niggardly policy toward this Institution on the part of the State's representatives. On the other hand we should carefully guard against extravangance in buildings, salaries and equipment Excessive salaries and supernumeraries should be discouraged.

There seems to be harmonious co-operation between the President and administrative otticers and heads of departments, which is a hopeful sigh of the future.

ENROLLMENT.
The total enrollment for year 1903-4 was. 1412.

The total enrollment for year 1904-5 was 1363.

Short course.
Enrollment January 1904.......................................................... 531.
Enrollment January 1905..... ................................................. 617.
We believe the short courses to be eminently successful as well as very helpful to the agricultural interests of the State.

Johin L. Bleakly,

L. W. Lewis,
E. W. Weeks, Gro. W. Hanna, E. J. Sankey

## STATE PENITENTIARY AT FT. MADISON.

Mr. Speaker:-
Your committee appointed to visit the penitentiary at Ft. Madison beg leave to submit the following report:-

We examined the Institution with care and found it exceptionally well managed. The Warden, Mr. Jones, is a man who possesses the executive force and efficiency necessary to a thorough and painstaking performance of his duties.

While the institution is not we:l located geographically, being in an extreme corner of the State, and not the most accessible, it would not be feasible to discontinue needed improvements with the view of ultimately abandoning the site. The State of Iowa has many hundreds of thousands of dollars invested there, and it would seem to us to be a very poor business proposition and a woeful waste of money to discontinue the site.

We find the Warden receives an annual support fund from the State of $\$ 25000$. In view of the fact that the Warden entertains a great many people who are nominally State guests, we recommend that the sum be made $\$ 500.00$.

We found the new hospital building well nigh completed and ready for use. It is built along sanitary lines and is modern in all its apointments.

The new power house is completed and will be ample for the needs of the Institution for long years to come.

It is our belief gthat the State should receive higher wages for the con. tract labor of its convicts. Forty-five cents per day, of ten hours, in the chair factory, and fiifty-five cents per day, of ten hours, in the garden tool factory, appears to us inadequate.

We found the water supply to be excellent in every particular. It is obtained from four wells, each one hundred feet deep, pumped into a tank and from there forced by atmospheric pressure to a reservoir on high ground, where sufficient direct pressure is obtained for fire parposes.

The most pressing and imperative need of the Institution at this time is a new cell house. The one now in use is a dark, dismal, disgraceful, disease breeding dungeon, without sufficient ventilation to purify the atmosphere; the sanitary conditions are of the very worst.

A new cell house with partition walls of metal and commodious steel cages should be constructed without unnecessary delay. Fhere is ample space forsuch a building on the north side of the enclosure. When a convict is detained in the service of the State for a certain period of time, he should not be discharged in poor physical health by reason of the unsanitary place of his confinement.

We recommend the allowance of $\$ 2500.00$ for the transportation of discharged and insane convicts and $\$ 7000.00$ for the contingent and repair fund and such other allowance as may be necessary for the purchase of sufficient dand to grow what vegetables may be consumed in the institution.

All of which, is respectfully ${ }_{\$}^{7}$ submitted.
Warren Garst, Robert C. Stirton, F. F. Jones, T. H. Hume, F. M. Laird.

## STATE PENITENTIARY AT ANAMOSA.

Mr. Speaker-Your committee appointed to visit the State Penitentiary at Anamosa, beg leave to submit the following report and recommendation.

Immediately upon our arrival at the Penitentiary, Warden Hunter took us in charge and we proceeded to look into the condition, management, and requirements of the institution, and we made as thorough an investigation and inspection of the management, grounds, buildings and quarries as our limited time would permit. We consider the management, system, and discipline to be of the very highest order. The grounds, buildings and equipment are in most excellent condition, except as noted below.

The electric light plant is loaded to its full capacity. The new cell house will soon be completed and it will require several hundred lights to light it. Two of the dynamos in use are of very old pattern and style, for which repairs cannot be obtained. A new and larger equipment should be secured.

The boiler capacity is inadequate. In very cold weather every boiler must be fired, which is not as it should be. There should be, at least, one boiler not in use at any and all time, to permit of repairs and cleaning.

A new power house, extension to the boiler room, and additional coal storage room is needed and recommeded.

The foundry and blacksmith shop are in dilapidated frame buildings, which should be replaced with substantial stone buildings.

The appropriations herein recommended are estimated to be needed to install the equipment and put up the additional buildings, above referred to.

We recommend that the following amounts be appropriated.
For a new electric light plant
$\$ 6,500.00$
For completing cell floors and for steam connections and furnishing cells

6,000.00
For a new boiler and connections, ...................................... 1,000.00
For a new power house, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,500.00
For a boiler room, coal house, blacksmith shop and foundry, $2,000.00$
For lime and cement, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,000. 00
For transportation of discharged convicts, ........................... 750.00
For salaries of foremen, . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 4,800.00
For a contingent and repair fund, . . . . . . . . . . . . . . . . . . . . . . . . . . 2,500.00

For report of the work done and moneys expended during the last biennial period, we would respectfully refer you to the report made by the Warden, a copy of which has been placed upon the desks of all the members.

F. L. Maytag,<br>James A. Smith, Montague Hakes,<br>A. H. Stoltenberg, W. W. McElrath.

STATE HOSPITAL FOR INEBRIATES, KNOXVILLE,

## To the President of the Senate and the Speaker of the House of Representatives, Thirty-first General Assembly:

Your joint committee to visit the State Hospital for Inebriates at Knoxville begs leave to make the following report:

We visited the hospital on January 15th, 1906, and were pleased with the location and buildings recently erected.

We find that the Board of Control has caused to be erected a substantial administration building, which in our judgment, meets the requirements admirably. They have also erected a large detention building with three floors and basement, of fire proof construction, being built of brick and cement. This building will accommodate one hundred inmates, and is modern in arrangement and detail. There has also been a substantial brick and cement power house erected which supplies the heat and light. It is modern and well adapted to the requirements of the institution.

The old building that was erected several years ago for the "Industrial Blind'' and abandoned, has been thoroughly remodeled, and will accommodate one hundred inmates. The main dining rooms are located in this building; also the room to be used for chapel purposes. This buiiding is to be occupied by the more tractable patients, as there are no bars at the windows, and the patients cannot be confined as securely as in the new building.

We deem it advisable that an independent water plant be constructed as soon as possible, as the quality of the wattr now being used is not satisfactory, and at times is insufficient for fire protection.

We would also recommend that a semage disposal plant be installea as soon as practicable, as the present method of disposition of sewage is inadequate.

We find that there is no suitable fire protection, and recommend that the suggestions of the Board of Control in regard thereto be followed.

We also concur in the recommendation of the Board of Controi concerning the telephone system, seating of chapel, additional equipment and generating unit.

We find that the land belonging to the home for the "Industrial Blind" consisted originally of fifty acres. The Board of Control have purchased additional tracts of land adjoining, aggregating one hundred and thirteen acres; making a total amount of land now belonging to the Hospital, one hundred and sixty-three acres. A considerable amount of this land is very level and needs tile draining. On sixty acres of the additional land purchase was located a race track; that in making the race track considerable grading was done, both in fills and cuts. In order to make this tract serviceable for farming purposes it will be necessary to remove this grading, which
will require considerable expense; also around the buildings considerable grading will be required. We are of the opinion that much of the labor of this grading can be performed by the inmates, which will greatly lessen the expense to the State, provided the necessary teams and tools are furnished.

Your committee heartily approves the purchase of the several tracts of land, and especially that of the sixty acres on which the race track was located, which is situated immediately in front of the buildings. It removes that which otherwise might prove an obnoxious feature in the neighbo hood.

We believe that the further purchase of land, rccommended by the Board of Control, should be deferred.

There are certain out building that are needed, among those is a barn for horses and cattle, a granary, and a hog house.

We recommend that a sufficient number of horses, cows, hogs, poultry, farm and other implements, furniture and equipment for the buildings be purchased.

Dr. Willhite, the Superintendent of the Hospital, although comparatively a young man, has had extensive experience in some of the Charitable Institutions of this and other States, and the committee believes that he is thoroughly equipped and competent to discharge the duties of Superintendent.

Respectfully submitted,
Gro. Kinne, B. W. Newberry, John McAllister, C. A. Wise, Henry Ritter,

To the President of the Senate and the Speaker of the House, Thirty-first General Assembly:

Your joint committee to visit the Iowa State Normal School at Cedar Falls begs leave to make the following report:

Your committee believes that the administration of this institution is in able hands, that it is efficient and progressive; and that this school is accomp. $i_{\text {shing a }}$ a great $w$ rk for the advancement of education in the State of Iowa.

We arrived at the school on the morning of January 15th, 1906. Went directly to President Seerley's office and spent the forenoon in a careful examination of the buildings, which we found to be in excellent condition from a sanitary point of view. The rooms were clean and kept in splendid condition for the purposes for which they are used.

We commend especially the ventilating system which appeared to us to be perfect. We were most favorably impressed with the gymnasium, and especially their system of women's lockers, dressing rooms, and baths, installed within the past two years, which we consider one of the best in the country. We were informed that these lockers were all manufactured and placed in position by the employes of the school.

We were impressed with the advantages of the training school that they have inaugurated within the last two years. A. The pupils in this training school come from the City of Cedar Falls, and afford the students, who expect to become teachers, an opportunity for practical experiencein teaching, under the supervision of the teachers of the State Normal School.

The buildings of the Iowa State Normal School are substantial, rather than ornamental, and have been built almost entirely of Iowa brick. This is highly commendable for the reason that good durable buildings are secured at a less cost, than if built of stone or imported material.

We have given some attention to the request of the President for the continuation of the millage tax for the purpose of constructing the buildings referred to by him in a report or statement which will be, or has been, filed with the appropriation committees. We are of the opinion that the buildings asked for are needed and that the ?millage tax should be continued. The committee is favorable to the millagentax proposition set forth in the above mentioned report for the reason that the president of the institution has assured us that the tax, continued for a term of five years, will complete all buildings necessary to the proper equipment.of the school, and that no further millage tax will be asked.

Upon investigation, we find that the salaries paid at the State Normal School are higher than those paid at the other state institutions. President Seerley asks for an appropriation of $\$ 12,000.00$ for additional salaries for the next year. From the information at hand, the commmittee does not see its
way clear to recommend this appropriation, and respectfully refers it to the careful consideration of the members of the 31st Geneial Assembly. For the information of the members, we refer them to the salary list in the report of the Board of Trustees for the State Normal School for the school years 1903-1904 and 1904-1905.

This committee's attention having been called to the report of the committee appointed by the 30th General Assembly to report with reference to a single Board of Control, and the report of the committee with special reference to the Iowa State Normal School, the criticisms were ralled to President Seerley's attention and your committee asked him to make a statement with reference to said criticisms, and in response to the request, President Seerley came before the committee and made the following statement, which werespectfully submit to the consideration of the members of the 31st General Assembly.

## 70 the Legislative Visiting Committee, Thirty-First General Assembly:

Gentlemen-Certain criticisms have been recently made on the State Normal School as regards its conduct and management, and I deem it nccessary to submit to you certain facts that will enable you to make such a report as will consider fully the needs and the interests of the institution for the next biennial period.

## I. THE COURSE OF STUDY.

1. The first course of study published in the catalog of 1876-77 was incorporated in the report to the General Assembly in 1878. That course of study contained such subjects of study as Trigonometry, Surveying, Navigation, Spherical Trigonometry, Analytical Geometry, Calcalus, English Classics, History of English Language, Chemistry, Mental Science, Zoology, Geology, Astronomy, Moral Science, Civil Liberty, Logic, History of England, Elocution, Industrial Drawing, Designing, etc., indicating the understanding that the first board of trustees had in reference to the province and the function of the school as a state institution.
2. The first board of trustees adopted two, three and four year course of study and authorizad the conferring of the diplomas Bachelor of Arts in Education, Bachelor of Didactics and Certificate for completion of the two years course. This standard has not been changed in thirty years, the modifications and rearrangement of work have been introduced as experience has shown the necessity.
3. There has been universal acceptance of the term ''common school'' as used in the original founding act as meaning "the public school", and on this interpretation the course of study has been constructed. It does seem that thirty years of approval and endorsement should be sufficient to protect the management from the criticism of having made recent expensive modifications.
4. Manual training, domestic sciences, kindergartning, physical training and other lines founded and developed recently were not introduced without consalting the legislature through reports to the Governor and through consideration of the same by the appropriation committees which have provided the means to successfully manage the work.
5. Taxidermy is not taught by class but is learned by going into the laboratory and assisting the teachers in the preparation of specimens for the museum. The subject is listed in order to give credit on science courses for such students as do successful work in that kind of work. This does not cost the school anything additional.
6. This work in elocution and its divisions (oratory, repertoire, dramatic work, etc.) has been conducted here since 1876 because it has been believed that training in speaking and reading English was an important part of puplic school work. This work is brought out in the literary society programs and is essential to a teacher's education. The Normal school was the first state school in Iowa to have courses developed in this line.
7. No subject is taught at the Normal School that is not required by teachers in some department of public school work. 'Whe determining of this is based upon the statutes defining all classes of teacher's certificates, the courses adopted by public schools and the demand of teachers who come to the Normal School to study.
8. The so-called elementary branches such as arithmetic, geography, English grammar, etc. are taught all students with special care by expert teachers who have made a specialty of this kind of teaching. 'Theseare required because they are fundamental lines in the public schools. Expert work in these phases of education is placed upon the same standard of qualification as is work of the secondary school branches.
II. THE INCREASE OF EXPENSE FROM 1895-96-TO 1904-05.
9. The management of the Normal School has from period to period presented the requests for appropriations in a business like way, making a statement of receipts and expenditures and also. fully explaining in what way the appropriations asked would be expended. The kindrof teachers and employes that would be needed with the salaries that would need to be paid have always been presented each time in detail. The president and the trustees have never done more than appear before the appropriation committee and file these statements and answer such inquiries as the members of the Assemblies have desired to ask. There has not been any lobbying or any asking of members to support these measures, and the money appropriated has been done without controversy or contention so far as the officers of the school have been a party. This is mentioned to show that what the school has been granted in building or support has been due to the conclusions of the General Assembly.
10. The expansion of the expenses made necessary for the "support and development of the institution came from legislative faction taken in 1894, 1896 and 1898, and each action oceurred after the public presentation of the needs of the School as they were apparent at those times. In 1894-95 the buildings of the school consisted of those erected in 1868 and 1882 . The school then had such numbers enrolled and the faculty', was so small, that the membership of the classes instructed, consisted of from 50 to 75 students each. The work was not and could not be done in a creditable manner under the circumstances. The result was that the General Assembly made
provisions for erecting another building (the Administration Building, 1895) and for doubling the membership of the Faculty. This permitted the School to prosper and similar consideration was shown in 1898, 1900, 1902 and 1904, until the present buildiags, equipment and Faculty were obtained. The result is a Normal School that has no superior in the United States in quantity or quality of public school teachers' courses.
11. The Normal School is required to train as well as instruct teachers. This demands the organization of training school department composed of primary and grammer schools. This department is necessary for efficient management of such work and has no part in adding students to the enrollment. The department costs this year in teachers' salaries $\$ 7,900.00$. It. is a strong department and has a decided effect upon the strength and success of the Schoo!. Without it the Normal School would become simply an institution to give instruction, which work is not sufficient to reach the standard necessary.
12. The Normal School requires compulsory physical training and has provided facilities tha are essential to the health and physical development of the students. This department is a first class one in every particular and is performing well the service intended for and sorely needed by the lowa teachers. There are four members of the Faculty in charge, they have full hours of service, their salaries amount to $\$ 4,800.00$ a year and the enrollment is notincreased by their employment as they are additional to the regular workers in the school. The results of this work more than convinces us of the wisdom of its adoption.
13. The last General Assembly provided means whereby teachers for manual training, domesfic science and kindergartning could be instructed and trained. These departments being recent and undeveloped have added to the expense of the School for the two years without exhibiting a largely increased enrollment; yet they are doing well, as well as the limited time would permit to be accomplished and the friends of teacher education must be willing to give sufficient time to fully organize and develop the work of the same. It is well that such new undertakings go rather slow, as su,h a rate of procedure allows prudent management and moderate expenditures.
14. The opening and the developement of the summer term of the'Normal School has increased the contingent expenses by one-sixth. These contingent expenses are paid out of the general support fund of the School and provide for the full year instead of nine school-months. This having the School in continual session has been wise because a large number of teachers have thus been privileged to make use of the equipment, laboratories and library of the school that could have otherwise been helped in their work.

## III. OTHER THINGS CONSIDERED.

1. Students are admitted in two classes: (i) high school graduates, (2) holders of second-class certificates and courses of instruction are organized on these bases. The large majorlty of the students are pursuing the teacher certificate branches and other professional courses like methods, school management and psychology. Students of lower qualification are admitted to the training school department and prepared for second grade certificate: standard.
2. The system of comparison that has been institated to determine the cost per capita to the state for the several educational institutions is hardly a comparison as two bases of computation are used. It is worthy of notice that there is no way to make this comparison mathematically correct because records are not kept at any of the institutions that can be used for such computation. All schools nave students who attend but part of a year, there being many causes for such change of intention. It is true that the Normal School students are probably more transient than those of the other institutions because of the vacation constantly demanding substitutes and school boards continually call upon the Faculty to assist them in finding competent teachers to supply unexpected vacancies. We think the Normal School should do what it can to thus meet public demand.
3. The Normal School is not conducted on the plan of employing cheap teachers for the Faculty. Every attempt has been made to get the strongest and best. It is true that the average professors' and assistant professors' salaries may be higher than many of the teachers at the other state schools, but it must be said that the Normal School work could not be successfully done by cheaper or less experienced teachers. Good efficient teachers should be paid for their services by fair salaries. Nothing beyond fair salaries are paid any teachers in the Faculty.
4. Students do not become kindergartners, primary teachers, grammar grade teachers or high school teachers because of the taking of a course of study. Their personal adaptability to the business must be first ascertained and the only way this can be determined is by the F zoulty of the School. All teachers of every class need professional instruction and actual training in addition to scholarship. The scholarship of teachers needs to be specialized beyond the common courses usually granted by schools that give education beyond high schools. The Normal School is equipped to give both of these phases of preparation andits graduates have proven the wisdom of the organization.
5. The year 1904-05 was much depleted in attendance because of teachers going to the World's Fair at St. Louis. Also that year witnessed an unusua demand for elementary teachers, so that many would-be students accepted work when they would generally have come to school. All these things combined to give the School a smaller enrollment.
6. The Normal School does not keep any agent in the field, does not accept any but teachers as students, does not solicit attendance in any way, but does undertake to do so well by those who come to take its work that their service will advertise the merits of the School to the people of the State. It is regarded that by this method it will more nearly fulfill its mission as an educational institution.
7. The increase in the number of buildings has increased the neccssity for employes to care for and manage these buildings. From five, ten years ago, the number has increased to fifteen, but this latter number is just as fullyemployed as were the original number, and yet the keeping of the buildings has been greatly improved. Your attention is solicited to be given to this matter as it deserves recognition.
8. The Latin department has been criticised because it apparently cost more than the same department at the State University. It is probable that
the Normal Latin department handles more students, but even if that is not the case, yet it was overlooked that the two professors of Greek at the State University devote part of their time to teaching Latin, so that the comparison instituted is certainly based on fallacies.
9. The statement is made that the Normal School is the chief sinner as regards alleged duplication of work, and that the teachers education should not include some things taught at present. The Normal School has been a pioneer in many of these types of work, its courses are strongly patronized, its policy is conservative to the extreme, and it has no purpose to become either a college or a university. There are special marks that designate a college and a university. All of these marks are lacking at the Normal School, whether you consider the plan of instruction, the thoroughness required in each line or the spirit of the school.
10. The Trustees and Faculty will be glad to furnish any additional information that may be necessary to assis! the members of the General Assembly in comprehending the work done by the State in its teachers' sehool. Every possible means has been used to develop a useful and a successtul institution, and this policy has been maintained for thirty years. The General Assembly and the people of the State have shown such generosity in the past that the Normal School is pleased to submit its problem to them for decision.

Respectfuily Submitted,
H. H. Seerley,

President.
The committee interrogated President Seerley as follows:
Senator Molsberry: President Seerley, how long has the department of manual training been in operation?

President Seerley: Two years.
Senator Molisberry: The manual training department was introduced to comply with the provisions of the statute that requires the teaching of manual training?

President Seerley: Yes, sir. The fact that the Legislature has gone on for thirty years and approved of the plan, or course of study, indicates that we have not been going on without authority in this thing. Not a single trustee is here that was here when the course was first planned, and there is just one man in the faculty who was hereat that time. We undertake to give the students everything that they need, whether it is manual training, drawing, primary work, grammar work, or high school work. We are equipped to give it to them. This question was never raised before. As to the idea of duplication, we do not have anybody that wants to be in any line of work except teaching by intention.

Senator Molsberry: Has this duplication assisted you in getting students?
President Seerley: It has not. We never ask anybody to come. We never send out anyone to try and ge؛ students We do not have agents in the field. I never write a letter to a single person asking him to come. I ask them on what condition they can come here. I say it with pride that they can not go any other place and.do better. Many students are simply
told that this is not the place for them to come. There are ten times as many under-graduates as graduates. We have about 450 working in high schools alone.

Representative Gregory: Has the attendance increased since you have introduced these new branches?

President Seerley: We have not had time with manual training yet to tell. Physical training did not increase the attendance at all.

Representative Gregory: What per centage of your students go out as teachers?

President Seerley: Nearly all. We have a few studying medicine and some studying law; but a large number turn back and teach. No roll is kept. We do not know the average attendance.

Senator Molsberry: The summer school was organized a number of years prior to the summer schools at the other institutions?

President Seerley: Yes, sir. It was organized three years before the State appropriated anything. I have no personal protest about the report of the committee appointed by the 30th General Assembly.

Senator Molsberry: Has your attendance increased gradually until the World's Fair year?

President Seerley: Yes, and since then. I want to say and to have you understand that I have no antipathy for the other institutions.

Senator Molsberry: Your short course teachers are not included in the en rollment?

President Seerley: We have to report the number enrolled. Everybody that gets on to the books is enrolled.

Senator Molsberry: When was the domestic science department started?
President Seerley: Last Year. Not authorized by statute, but an appropriation was made for it by the General Assembly.

Senator Harper: What is your present attendance, winter term?
President Seerley:


Senator Harper: Under what authority do you receive public school pupils?

President Seerley: They are accepted under authority of section (2678) of the code.

Senator Harper: What would be the disposition of the money raised under the new millage tax requested for the second term of five years?

President Seerley: New building, to be erected south of present buildings, so constructed as to balance effect of the present Auditorium building.

| Building and Equ | \$ 150, 000. |
| :---: | :---: |
| Manual Training Building and Equipment | 85, 000. |
| Hospital for temporary care of students | 10,000 |
| Extension of Steam Plant and coal sheds | 15̃,000. |
| Minor Buildings, such as shops, fire appar superintendent, store house | 15,000. |
| General Equipment and Repairs to 1912 | 50,000. |
|  | \$ 325,000 . |

Senator Harper: Explain why you employed an architect of your own selection, to prepare plans and specifications for the auditorium bullding.

President Seerley: We asked the state architect of the Board of Contro to furnish plans and estimates to place before the General Assembly and were informed that it would be necessary for the State Normal School to pay for snch work out of the funds of the school as no provision was made by law - o pay for such special work and having no funds that could be legally used to do such preliminary work the request was made of the General Assembly without plans or estimates and an oral explanation was made to the Appropriation Committee. Since the Normal School was obliged to pay for an architect's services, the work was placed in competiton, the result of which being that Proudfoot \& Bird submitted the most satisfactory plans and were selected as architect.

Respectfully submitted,
S. H. Harper,
F. M. Molesberry,
R. H. Gregory,
J. F. Morris,

Will Whiting.
January. 18th., 1906.
Hanna of Kossuth moved to make House file No. 9 a special order for February 21.

Doran of Boone moved to substitute a motion to indefinitely postpone House file No. 9 .

Motion prevailed.
On the question, Shall the substitute motion be adopted?
The yeas were:
Bailey, Bixby, Boland, Carden, Cassel, Chassell, Christianson, Clark, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Head, Hollembeak, Jacobson, Jepson, Kendall, Kling, Laird, Leech, Lister, Lundt, McAllister, McCreary. McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Ritter, Robinson, Sankey, Shaffer, Skinner, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Welden, Whiting, Wright-58.

## The nays were:

Bealer, Calderwood, Clary, Colclo, Dow, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Heles,

Hume, Koontz, Langan, Lowrey, McClurken, Offll, Peet, Powers; Saylor, Spaulding, Springer, Summers, Temple, Willson, Wise, Mr. Speaker-30.

Absent or not voting:
Carstensen, Buckingham, Cheney, Cobb, Hakes, Hart, Jones Kennedy, Pritchard, Stanbery, Weeks, Whitmer-12.

So the bill was indefinitely postponed.
On motion of McNie of Benton the House adjourned until so o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives,
Des Moines, Iowa, February 16, 1906 . \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. M. Pilcher of Leon, Iowa.
The Journal of Wednesday, February i4, was corrected and approved.

Frudden of Dubuque presented petition of the members of the Iowa National Guard requesting the passage of the Militia bil.

Referred to the committee on Military.
Whiting of Monona presented petition of his constituents relative to the enactment of tariff laws, railroad rate bill, primary election law that includes the nomination of Senators by the people, anti-pass law, and federal state laws preventing the adulteration of foods.

Referred to committee on Elections.
Bealer of Linn presented petition of the members of the Ladies' Literary Club of Cedar Rapids requesting the passage of the Pure Food bill.

Referred to committee on Agriculture.
Frudden of Dubuque presented petition of the educational division of the Dubuque Woman's Club asking for the support of House file No. 74, relating to child labor.

Referred to committee on Labor.
Jepson of Woodbury presented petition of the members of the Iowa National Guard requesting the support of the Militia bill.

Referred to committee on Military.

Shaffer of Fayette presented petition of the citizens of West Union requesting the passage of an election law that will eliminate politics from municipal elections.

Referred to committee on Elections.
Mattes of Sac presented petition of his constitutents requesting the passage of the State Marshal bill.

Referred to the committee on Suppression of Intemperance.
On request of Mott of Audubon leave of absence was granted Crose of Page until Tuesday.

On request of Hart of Allamfakee leave of absence was granted Cheney of Clay until Monday.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 64, a bill for an act to repeal section twentyfive hundred ninety ( 2590 ) of the code and section twenty-five hundred eighty-nine (2589) of the code and supplement to the code and to enact a substitute therefor relative to the examination of pharmacists and their assistants.

> Geo. A. Newman,
> Secretary

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 30, a bill for an act to prohibit hazing in educational institutions, and provide punishment therefor.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 59, a bill ifor an act to amend section twenty-four hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulet law.

Gfo. A. Newman ;

Secretary.

## INTRODUCTION OF BILLS.

By McAllister of Linn (by request), House file No. 273, a bill for an act to provide for the assessment and taxation of rural
and farm telephone lines and amendatory and additional to chapter one (1), title seven (7) of the code of Iowa.

Read first and second time and referred to committee on Telephone, Telegraph and Express.

By Wright of Webster, House file No. 274, a bill for an act to repeal sections twenty-five hundred $(2500)$, twenty-five hundred one (2501), and twenty five hundred two (2502) of the code, relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor.

Read first and second time and referred to committee on Appropriations.

By Cummings of Marshall, House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code, relative to the condemnation of property by cities and towns, for the purpose of constructing and maintaining dams across the waters and water courses of the state, in forming reservoirs and sources of water to supply water works or plánts.

Read first and second time and referred to committee on Judiciary.

By Martin of Pottawattamie, House file No. 276, a bill for an act to amend section fifteen hundred thirty ( 1530 ) of the code.

Read first and second time and referred to committee on Judiciary.

By Hart of Allamakee, House file No. 277, a bill for an act to amend section thirty-three hundred sixty-six (3366) of the code relative to the rights of a surviving husband in property of his deceased wife.

Read first and second time and referred to committee on Judiciary.

Kendall of Monroe presented the following resolution and moved that the rule be suspended and the resolution be adopted:

[^6]Hume of Mitchell offered the following resolution and moved that the rules be suspended and the resolution be adopted:

Whereas, The Honorable C. C. Vanderpool of Mitchell county, an honored member of the Twentieth General Assembly and a gallant soldier of the rebellion, passed away at Mitchell, Iowa, January 7, 1906, therefore be it

Risolved, That a committee of three be appointed to present resolutions commemorating his services to the state and nation.

Motion prevailed and the Speaker appointed as such committee, Hume of Mitchell, Spaulding of Howard and Heles of Dubuque.

Stoltenberg of Scott offered the following resolution:
Concurrent resolution relative to the improvement of the upper Mississippi River.

Whereas, The people of Iowa are deeply interested in the permanent improvement of the Upper Mississippi River, which stream washes the Eastern border of our state, and which is easily susceptible to such improvement at moderate expense; therefore, be it

Resolved by the House, the Senate concurriug, That we fully endorse the memorial for the improvement of the said river as presented by the Upper Mississippi River Improvement Association to the committee on Rivers and Harbors and earnestly ask the Senators and Representatives from this state to aid in securing the appropriation asked for, when a river and harbor bill is formulated and presented to Congress.

Laid over under Rule 34 .
On motion of Bixby of Delaware, House file No. 98, a bill for an act making an appropriation for the purchase of 45,000 railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners, with report of committee recommending passage was taken up, considered and read for information.

Mr. Bixby moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Cassel, Chassell, Christianson, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Greene, Gregory, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt,

McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, ${ }_{6}$ Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker -8 I .

## The nays were:

Nune.

## Absent or not voting:

Bealer, Boland, Buckingham, Carstensen, Cheney, Clark, Cobb, Crose, Davie, English, Geneva, Greeley, Hakes, Head, Kennedy, Pritchard, Sankey, Stanbery, Whitmer-ig.

So the bill passed and the title was agreed to.
On motion of Calderwood of Scott, House file No. 124, a bill for an act to repeal section twenty-four hundred seventy-four (2474) of the code relating to reports and returns! "to the Bureau of Labor statistics and to enact a substitute therefor, with report of committee recommending passage as amended, was taken up, considered and the amendments adopted.

Mr. Calderwood moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Chassell, Christianson, Coburn, Colclo, Conn, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Gregory, Hambleton, Hanna, Hart, Hollembeak, Hume, Jones, Kendall, Kling, Laird, ${ }^{\text {跁 Langan, }}$ Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Martin, Mattes, ${ }^{\text {P Morris, }}$, Mott, Offill, Olson, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-60.

The nays were:
Clary, Geneva,"Jacobson,'Meredith, Nichols, 'Peet, Springer-7. Absent or not voting:

Bailey, Bealer, Boland, Buckingham, Carstensen, Cassel, Cheney, Clark, Cobb, Crose, Cummings, Davie, English, Frudden, Greeley, Greene, Hakes, Head, Heles, Jepson, Kennedy, Koontz, Lister, McNie, Maben, Powers, Pritchard, Ritter, Stanbery, Teachout, Weeks, Whitmer, Wyland-33.

So the bill passed and the title was agreed to.
On motion of McClurkin of Louisa, House file No. 138, a bill for an act to amend section forty-eight hundred twenty one (4821) of the code relating to hunting on enclosed land, with report of committee recommending passage as amended, was taken up, considered and read for information.

Mr. McClurkin moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langar, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, .Wyland, Mr. Speaker-78.

The nays were:
Flenniken, Greene-2.
Absent or not voting:
Buckingham, Carstensen, Cheney, Christianson, Clark, Cobb, Crose, Dow, English, Greeley, Hakes, Jepson, Kennedy Mattes, Morris, Pritchard, Ritter, Stanbery, Teter, Whitmer-20.
So the bill passed and the title was agreed to.
On motion of Offill of Jasper, House file No. 19, a bill for an act to regulate the manufacture and sale of fire-crackers, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

Kendall of Monroe moved to amend the bill by striking out the word "manutacture" in the first line of section one.

Adopted.
Offill of Jasper moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Lasse!, Chassell, Christianson, Clark, Clary, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McEIrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker.-8o.

The nays were:
Dow, Jepson, Kendall.-3.
Absent or not voting:
Buckingham, Carstensen, Cheney, Cobb, Coburn, Colclo, Conn, Crose, English, Greeley, Hakes, Kennedy, Koontz, Pritchard, Springer, Stanbery, Whitmer-17.

So the bill passed.
Kendall of Monroe moved that the title be amended by striking out the word "manufacture."

Adopted.
Title as amended agreed to.
On motion of Gregory of Adams, Senate file No. 60, a bill for an act to amend section fourteen hundred seven (1407) of the code relating to the collecting of delinquent taxes, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Gregory moved to amend by striking out the publication clause.

## Adopted.


Mr. Gregory moved that the rule be suspended and that the reading just had be considered the third reading, which motion pevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Cassel, Chassell, Clark, Clary, Coburn, Colclo, Cummings, Darrah, Dashiell, Davie, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hanna, Hart, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, Maben, Mattes, Nichols, Offill, OIson, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout,Temple,Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Wyland, Mr. Speaker-69.

The nays were:
Boland, DeMar, Hambleton, Heles, Laird, McCreary, Meredith, Mott, Peet, Powers, Willson-II.

Absent or not voting:
Bealer, Buckingham, Carstensen, Cheney, Christianson, Cobb, Conn, Crose, Greeley, Hakes, Head, Kennedy, Koontz, McNie, Martin, Morris, Pritchard, Ritter, Stanbery, Whitmer-2o.

So the bill passed and the title was agreed to.
On motion of Wright of Webster, House file No. 26, a bill for an act to repeal chapter seventy-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section twenty hundred seventy four (2074) of the code and to provide a substitute therefor, with report of committee reccomending passage as amended by substitute, was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer,Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-85.

The nays were:

## None.

Absent or not voting:
Buckingham, Carstensen, Cheney, Cobb, Crose, Dow, Flenniken, Greeley, Hakes, Kennedy, McClurkin, Pritchard, Stanbery, Weeks, Whitmer- 15 .

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk, Senate file No. 125. a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relative. to assessment and collection of collateral inheritance tax, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Wise moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Christianson, Clark, Clary, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Olson, Peet, Powers, Ritter, Robinson, Saylor, Shaffer,

Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Welden, Whiting, Wise, Mr. Speaker-70.

The nays were:
Bailey, Meredith, Sankey, Teter, Weeks, Willson, Wyland-7.
Absent or not voting:
Buckingham, Carstensen, Cheney, Cobb, Coburn, Crose, English, Flenniken, Geneva, Greeley, Hakes, Jepson, Kennedy, Kling, McClurkin, McDole, Nichols, Offill, Pritchard, Stanbery, Washburn, Whitmer, Wright-23.

So the bill passed and the title was agreed to.
On motion of Wright of Webster, House file No. 14, a bill for an act defining the relation of master and servant with respect to assumption of risk, with report of committee recommending indefinite postponement and the recommendations of the minority recommending passage, was taken up and considered.

Dow of Franklin moved that the report of the committee be adopted.

Wright of Webster moved that the recommendations of the minority be substituted for the report of the committee.

Head of Greene moved to lay the recommendations of the minority on the table.

Weeks of Guthrie moved to make the bill a special order for Monday afternoon at 2 o'clock.

Hambleton of Mahaska raised the point of order that the motion to lay on the table took precedence.

Sustained.
Wright of Webster and Kendall of Monroe demanded a roll call on the motion to lay on the table.

On the question, Shall the recommendations of the minority be laid on the table?

The yeas were:
Bailey, Bealer, Bixby, Boland, Carden, Cassel, Chassell, Christianson, Clark, Coburn, Colclo, Conn, Cummings, Davie, Dow, English, Freeman, Frudden, Greene, Gregory, Hambleton, Hanna, Head, Heles, Jacobson, Jones, Kling, Koontz, Langan, Leech, Lister, McCulloch, McDole, McNie, Maben, Martin,

Mott, Olson, Peet, Powers, Ritter, Robinson, Saylor, Shaffer, Skinner Summers, Teachout, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wyland-54.

The nays were:
Calderwood, Clary, Darrah, Dashiell, DeMar, Doran, Epperson, Flenniken, Geneva, Hollemheak Jepson, Kendall, Laird, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, Mattes, Meredith, Morris, Offil, Sankey, Spaulding, Springer Stoltenberg, Temple, Teter, Wright, Mr. Speaker-3I.

Absent or not voting:
Buckingham, Carstensen, Cheney, Cobb, Crose, Greeley, Hakes, Hart, Hume, Kennedy, Nichols, Pritchard, Stanbery, Washburn, Whitmer-I5.

So the motion to lay on the table prevailed.
Head of Greene raised the point of order that the tabling of the recommendations of the minority carried with it the bill itself.

Overruled.
Weeks of Guthrie asked unanimous consent to withdraw his motion to make the bill a special order for Monday afternoon at 2 o'clock.

## Granted.

On motion of Kendall of Monroe the House adjourned until 2 o'clock p. M.

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.
House resumed consideration of House file No. i4.
Head of Greene moved that motion to adopt report of the committee and House file No. i4, be laid on the table.

Wright of Webster and Mattes of Sac demanded roll call.
On the question, Shall the motion to adopt the report of the committee and House file No. 14 be laid on the table?

The yeas were:
Bailey, Bealer, Bixby, Boland, Cassel, Chassell, Clark, Coburn, Colclo, Conn, Cummings, Davie, Dow, Freeman, Frudden, Greene, Hanna, Head, Jacobson, Jones, Kling,

Koontz, Langan, Leech, Lister, McClurkin, McCulloch, McDole, McNie, Maben, Mott, Offill, Olson, Peet, Powers, Ritter, Rubinson, Saylor, Shaffer, Skinner, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Wise,-49.

The nays were:
Buckingham, Calderwood, Clary, Darrah, DeMar, Doran, Epperson, Flenniken, Geneva, Gregory, Hambleton, Hollembeak, Hume, Laird, Lowrey, Lundt, McAllister, McCreary, McElrath, Mattes, Meredith, Morris, Sankey, Spaulding, Springer, Teter, Willson, Wright, Mr. Speaker.-28.

Absent or not voting:
Carden, Carstensen, Cheney, Christianson, Cobb, Crose, Dashiell, English, Greeley, Hakes, Hart, Heles, Jepson, Kendall, Kennedy, Martin, Nichols, Pritchard, Stanbery, Temple, Whiting, Whitmer, Wyland.-23.

So the motion prevailed and the motion and the bill were laid on the table.

On motion of Frudden of Dubuque, House file No. 208, a bill for an act relating to the assessment of taxation of property in special charter cities and providing that section thirteen hundred five (1305) of the code shall not apply to such cities, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Frudden moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Cassel, Christianson, Clark, Clary, Colclo, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hambleton, Hanna, Hart. Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McDole, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding. Soringer, Stoltenberg, summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Mr. Speaker-69.

The nays were:
Laird, McCulloch-2.
Absent or not voting:
Bealer, Boland, Carden, Carstensen, Chassell, Cheney, Cobb, Coburn, Conn, Crose, Cummings, Dashiell, Greeley, Gregory, Hakes, Kennedy, Lowrey, McCreary, McElrath, McNie, Nichols, Offill, Pritchard, Stanbery, Temple, Teter Whiting, Whitmer, Wyland-29.

So the bill passed and the title was agreed to.
On motion of Jones of Montgomery, Senate file No. 6, a bill for an act io encourage the use of wagons with wide tircs on public highways and providing for a rebate of a portion of their road tax to persons using wagons with tires not less than three inches in width when hauling heavy loads on the public highways of the State, with report of committee recommending passage, was taken up, considered and read tor information.

Lister of Grundy moved to amend by striking out the word "three" where it appears in the second line of section one and in the fifth line of section two of the printed bill, and inserting in lieu thereof the word "four" in each section.

Lost.
Robinson of Emmet moved to amend section two of the printed bill by inserting after the word "used" in the third line of said section the words "or had in his possession."

Lost.
Laird of Fremont moved to amend by striking out the words "eight hundred" in sections one and two of the bill and inserting in lieu thereof the words "one thousand."

Lost.
Jones of Montgomery moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Chassell, Christianson, Clark, Clary, Conn, Cummings, Darrah, Dashiell, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Gregory, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall,

Kennedy Kling, Laird, Leech, McClurkin, McElrath, Martin, Mattes, Meredith, Mott, Olson, Ritter, Robinson, Saylor, Shaffer, Spaulding, Springer, Summers, Teachout, Van Eaton, Washburn, Wise, Weeks, Welden,Whiting, Mr. Speaker- 54.

The nays were:
Bailey, Boland, Buckingham, Calderwood, Cassel, Coburn, Colclo, Davie, DeMar, Freeman, Greene, Hambleton, Koontz, Langan, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, Maben, Morris, Offill, Peet, Powers, Sankey, Stoltenberg, Willson, Wright, Wyland-30.

Absent or not voting:
Carden, Carstensen, Cheney, Cobb, Crose, Greeley, Hakes, McCulloch, McNie, Nichols, Pritchard, Skinner, Stanbery, Temple, Teter, Whitmer-16.

So the bill passed and the title was agreed to.

## REPORTS OF COMMITTEES

Leech of Cedar, from the committee on Public Health, submitted the following report:

Mr. Spraker-Your committee on Public Health, to whom was referred substitute as an amendment for Senate file No. 76, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-six of the supplement to the code so as to change the dates of the meetings of the State Board of Medical Examiners, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> L. J. Lrech,
> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 150, a bill for an act to determine the sanitary and other conditions and the nature of the natural water supplies of the State of Iowa by conjoint action of the United States Geological Survey and the State Board of Health, beg lenve to report that theylhave年had the same under consideration and have instructed me to report the same back to the House with "the recommendation that the same be indefinitely postponed.

> L. J. Lerch,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 221, a bill for an act to amend section twenty-five hundred seventy-four (2574) of the code relating to the salary of the Secretary of the State Board of Health and providing for an increase of the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the bill be amended by striking out the words "two thousand five hundred' and the figures ' 2500 '" and the words ' one thousand eight hundred" and the figures " 1800 " be substituted in lieu thereof; and that the publication clause be striken out, and when so amended that the same do pass.

L. J. Leech,<br>Chairman.

Adopted.
Amendment adopted.
MOTIONS TO RECONSIDER.
The following motions to reconsider were filed:
I move to reconsider the vote by which Senate file No, 6 passed the House.
R. W. Hollembeak.

I second the motion.
W. W. Saylor.

I move to reconsider the vote by which Senate file No. 6 went to its third reading.

R. W. Hollembeak.

1 second the motion.
W. W. Saylor.

On request of Flenniken of Clayton leave of absence was granted Teter of Marion indefinitely.

Jones of Montgomery asked unanimous consent to withdraw House file No. io from further consideration by the House.

## Granted.

Spaulding of Howard moved to adjourn until 10 o'clock tomorrow morning.

Kendall of Monroe moved to amend by making the hour at 2 o'clock Monday afternoon.

Amendment lost.
Orignal motion prevailed and the House adjourned.

## IOURNAL OF THE HOUSE.

- Hall of the Hodse of Representatives, \} Des moines, Iowa, February, 17, 1906.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Jesse Cole of Marshalltown, Iowa.

Journals of Thursday, February 15, and Friday, February 16, were corrected and approved.
A. E. Baer resigned as clerk of the committee on Institute for Deaf and Mabel Martin was appointed to the vacancy and duly sworn.

On request of Jacobson of Winneshiek leave of absence was granted Olson of Worth until Wednesday.

On request of Shaffer of Fayette leave of absence was granted Davie of Crawford until Monday.

On request Offill of Jasper was granted leave of absence for today.

On request leave of absence was granted Dow of Franklin until Monday.

On request of Laird of Fremont leave of absence was granted Welden of Hardin for today.

REPORTS OF COMMITTEES.
Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 119, a bill for an act to repeal section thirty-six hundred six-B $3606-B$ ) of the supplement to the codo, and chapter forty-three (43) of the (acts of the Thirtieth General Assembly, and to enact a substitute therefor,
relating to the limit of indebtedness of municipal corporations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same be amended by adopting the following substitute therefor:

SUbStitute for house file 119.
A Bill for an act to repeal section thirteen hundred sixB. (1306-B) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section thirteen hundred six-B (1306-B) of the supplement to the code and chapter forty-three (43) of the acts of the Thirtieth General Assembly be and the, same are hereby repealed, and the following enacted in lieu thereof:
No county or other political or municipal corporation, including cities acting under special charter, shall be allowed to become indebted in any manner or for any purpose, to an amount exceeding in the aggregate the amount of one and one-fourth per centum of the actual value of the taxable property within such county or corporation, except that cities and incorporated towns, including cities acting under special charters, may for the purpose of purchasing, erecting or maintaining and operating water works, electric light and power plants, gas works and heating plants or of building and constructing sewers incur an indebtedness, not exceeding in the aggregate, added to all other indebtedness, five per centum of the actual value of the taxable property within such city or incorporated town or city under special charter. The amount of such taxable property shall be ascertained by the last state and county tax list previous to the incurring of such indebtedness.

Sec. 2. Provided; that before such indebtedness can be contracted in excess of one and one-quarter per centum of the actual value of the taxable property ascertained as above provided in this act, a petition signed by a majority of the qualified electors of such city or town shall be filed with the council of such city or town, asking that an election shall be called, stating. the purposes for which the money is to be used and that the necessary water works, electric light and power plants, gas works, heating plants, or sewers cannot be purchased, erected, built or furnished within the limit of one and one-quarter per centum of the valuation.

Sec. 3. The council of such city or town on the receipt of such petition shall at the next regular meeting call such election, fixing the time and place thereof, and give four weeks' notice thereof, in some newspaper published in the said town or city, or if none be published there, then in the next nearest town or city in the county. At such election the ballots shall be prepared, and used in substantially the following form:

For the issuance of bonds in the sum of $\$ \ldots . . . . . . .$. .......... for water works, electric light and power plants, gas works, heating plant or sewer purpose.


Against the issuance of bonds in the sum of $\$ \ldots \ldots . . . . .$. ........... water, works, electric light and power plants, gas works, heating plants or sewer purposes.

Sec. 4. If two-thirds, or more, of all the electors, voting at such election, vote in favor of the issuance of such bonds, the council of such
city or town shall issue the same and make provision for the payment of the same and the interest thereon as provided in section twenty-eight hundred twelve (2812) and twenty-eight hundred thirteen (2813) of the code.

Sec. 5. Nuthing in this act contained shall be construed to repeal the provisions of chapter one hundred fourteen (114) of the acts of the Thirtieth General Assembly.
sec. 6. This act, being deemed of immediate importance, shall take effect and be in force from and after the date of its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.

And when so amended that the bill do pass.

## N. E. Kindall, Chairman.

Adopted.
Substitute amendment adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 175, a bill for an act amending section three thousand fortyseven (3047) of the code, relating to assignment of wages, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTH AMENDMENT FOR HOUSE FILE 115.
A Bill for an act to amend section three thousand forty-siven (3047) of the code relating to the assignment of wages.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section three thousand forty-seven (3047) of the code be amended by adding thereto the following: "but no sale or assignment, by the head of a family, of wages, whether the same be exempt from execution or not, shall be of any validity whatever unless the same be evidenced by a written instrument and unless the husband and wife, if both are living, sign and acknowledge the same joint instrument before an officer authorized to take acknowledgments; and assignments of wages shall have priority and precedence in the order in which notice in writing of such assignments shall be given to the employer, and not otherwise."

And when so amended that the bill do pass.

> N. E. Kindall, Chairman.

Adopted.
Substitute amendment adopted.
Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred House filed No. 167, a bill for an act relating to fish and game, and making. appropriations for the Fish and Game Commission of the State of Iowa, beg
leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefore, and when so amended that the same do pass.

## SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 167.

A Bril, for an act relating to Fish and Game, and making appropriations for the Fish and Game Commission of the State of Iowa.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That there is hereby appropriated out of any money in the State Treasury, not otherwise appropriated, for the Fish and Game Commission, for the State of Iowa, the sum appearing hereinafter, or so much thereof as may be necessary to be expended for the purpose expressed, viz:

1st. For the protection of fish and game and payment of deputy wardens and salary of assistant, five thousand $(\$ 5,00000)$ dollars.

2d. For gathering fish at Sabula for distribution, fifteen hundred ( $\$ 1,500.00$ ) dollars.

3d. For repairs on State Fish Car Hawkeye, three hundred ( $\$ 300.00$ ) dollars.

Making a total appropriation of sixty-eignt hundred $(\$ 6,800.00)$ dollars.
Sec. 2. Any unexpended balance of money hereby appropriated and not required for the purpose mentioned, shall be returned to the State Treasury.

Jos. Mattes, Chairman.
Adopted.
Substitute amendment adopted.

## Also:

MR. Speaker-Your committee on Appropriations, to whom was referred House file No. 223, a bill for an act appropriating money to the State Historical Suciety of Iowa for the publication of the acts of the first eight sessions of the General Assembly of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Joseph Mattes, <br> Chairman.

Adopted, and the bill was indefinitely postponed.
Koontz of Johnson, from the committee on Public Libraries, submitted the following report:
Mr. Spesker-Your committee on Public Libraries, to whom was referred House file No. 116, a bill for an act to amend section eight hundred ninety-four (894) supplement of the code of Iowa, relating to maintenance of public libraries, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
G. W. Koontz,

Chairman.

## Adopted.

Meredith of Cass presented a petition of the citizens of Cass county, requesting passage of Primary Election law.

Referred to committee on Elections.
Hart of Allamakee presented memorial of Farmers Co-operative Co. of Postville, relative to railroad rate regulation, and Reciprocal Demurrage law.

Referred to committee on Federal Relations.
Greeley of Story presented petition of citizens of Story county relative to State Marshal bill.
Referred to committee on Suppression of Intemperance.
Hambleton of Mahaska presented remonstrance, local union ${ }_{17} 8$, U. M. W. of A., against House file Nos. 133 and 183.

Referred to committee on Labor.
Cassel of Jefferson presented petition of members of Iowa National Guard relative to Militia bill.

Referred to committee on Military.

```
introduction of bills.
```

By Ritter of Des Moines (by request), House file No. 278, a bill for an act to amend section seven hundred twenty-five (725), chapter four (4), title five (5), of the code referring to general powers.

Read first and second time and referred to committee on Telegraph, Telephone and Express.

By Ritter of Des Moines (by request), House file No. 279, a bill for an act to amend section twenty-one hundred fifty-eight (2158), chapter eight (8), title ten (io), of the code referring to telegraph and telephone lines.

Read first and second time and referred to committee on Telegraph, Telephone and Express.

By Hollembeak of Adair, House file No. 280, a bill for an act to amend chapter sixteen-a ( $16-a$ ) of the supplement of the code.

Read first and second time and referred to committee on Horticulture.

```
MESSAGES FROM THE SENATE.
```

The following messages were received from the Senate:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following bill in whichathe concurrence of the House is asked:

Senate file No. 122, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relating to assessment and collection of collateral inheritance tax.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I and directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 154, a bill for an act to amend section four thousand (4025) of the code in relation to notice to defendants in sales under execution.

## Gro. A. Newman, <br> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has fipassed the following bill in which the concurrence of the House is a sked:

Senate file No. 39, a bill for an act repealing sections eighteen hundred seventy two (1872) and eighteen hundred seventy-three (1873) of the code relating to quarterly statements of state and savings banks and examinations by the Auditor of State and providing substitutes therefor.

> Gho. A. Nirwman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed thefollowing bill in which the concurrence of the Senate was asked:

House file No. 59, a bill for an act to amend section twenty-five hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the Board of Health.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your bonorable body that the Senate has concurred in House amendments to Senate file No. 104, a bill for an act making an appiopriation to defray the mileage and expenses of the members of the joint committee appointed by the Thirtieth General Assembly under joint resolution originating in the Senate number 6 and 7.

Geo. A. Nhwman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concur rence of the Senate was asked:

House file No. 49, a bill for an act to amend section twenty-five hundred seventy-six (2576) of the code so as to change the dates of the meeting of the State Board of Medical Examiners.

Geo. A. Newman,

Also:
Mr. Spafer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 135, a bill for an act to amend section two thousand fiftytwo (2052) of the code relating to recording fees in office of Secretary of State.

Geo. A. Newman,<br>Sscretary.

Lundt of Tama offered the following resolution:
Whereas, It appears that the Hon. F. N. Buckingham holds the position (and has held for several years past) of deputy marshal at the State Fair, and in addition to this also holds the office of Director or Trustee in this Association, and

Whereas, The seposition are considered very lucrative from a financial standpoint, and

Whereas. The Constitution provides that any person holding office under the United States and under the State of Iowa, shall be barred from holding the office of Representative, with the exception of Justice of the Peace, therefore be it

Resolved. That a committee of three be appointed to investigate the said office held by the Hon. F. N. Buckingham to determine whether or not these offices are or can be considered lucrative, and be it further

Resolved, That the burden of proof shall rest with the gentleman himself and that if he fails to prove himself innocent of the charges contained herein, he shall be fined to the extent of 100 ten cent cigars and one barrel of the best apples, for the use of the members of the House.

Laid over under rule 34 .
Shaffer of Fayette offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas. The Honorable William Taylor, an honored member of the Niveteenth General Assembly from Fayette county, departed this life at his home in Fayette on the morning of May 17, 1904; therefore be it

Resolved, That a committee of three be appointed to present resolutions commemora ive of his life and services to the State.

The motion prevailed and the Speaker appointed as such committee Shaffer of Fayette, Hart of Allamakee and Jacobson of Winneshiek.

SENATE MESSAGES CONSIDERED.
Senate file No. 122, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relating to assessment and collection of collateral inheritance tax.

Read first and second time and referred to committee on Ways and Means.

Senate file No. I54, a bill for an act to amend section forty huadred twenty-five (4025) of the code in relation to notice to defendants in sales under execution.

Read first and second time and referred to committee on Judiciary.

Senate file No. 135, a bill for an act to amend section twenty hundred fifty-two (2052) of code relating to recording fees in office of Secretary of State.

Read firstand second time and referred to committee on Judiciary.

Senate file No. 39, a bill for an act repealing sections eighteen hundred seventy-two (1872) and eighteen hundred seventythree (1873) of the code relating to quarterly assessments of state and savings banks and examinations by the Auditor of State and providing substitutes therefor.

Read first and second time and referred to committee on Banks and Banking.

Senate file No. 59, a bill for an act to amend section twentyfive hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the Board of Health.

Read first and second time and referred to committee on Suppression of Intemperance.

Senate file No. 64, a bill for an act to repeal section twenty ${ }^{-}$ five hundred ninety (2590) of the code and section twenty-five hundred eighty nine (2589) of the code and supplement of the code and to enact a substitute therefor relative to the examination of pharmacists and their assistants.

Read first and second time and referred to committee on Pharmacy.

On motion of Hambleton of Mahaska, House file No. 93.a bill for an act to require the displaying of the United States flag upon all state buildings, county buildings, city buildings, and school houses in independent school districts of one thousand inhabitants or more, with report of committee recommending passage as amended by substitute was taken up, considered and the report of the committee, with substitute as amended, adopted, read for information.

Bealer of Linn moved to amend by striking out all of section three.

Adopted.
Bealer of Linn moved to amend by striking from line seven, section one, the words "national or state" and inserting in lieu thereof the word "legal"; also by striking from same line and section the words "observed by law".

Adopted.
Epperson of Wapello moved to amend by striking out of the fourth line of the printed bill the word "two" and inserting the word "one" in lieu thereof.

Adopted.
Hambleton of Mahaska moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Cassel, Chassell, Christianson, Clark, Colclo, Cummings, Dashiell, English, Epperson, Freeman, Frudden, Greeley, Hanna, Head, Jacobson, Jones, Kennedy, Kling, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, Mattes, Mott, Robinson, Saylor, Shaffer, Skinner, Summers, Washburn, Whiting, Wise.-37.

The nays were:
Bailey, Boland, Buckingham, Clary, Coburn, Darrah, DeMar, Doran, Flenniken, Geneva, Greene, Hambleton, Hart, Heles, Hollembeak, Hume, Laird, Lundt, McCulloch, McDole, McElrath, Maben, Martin, Meredith, Morris, Peet, Powers, Ritter, Sankey, Spaulding, Stoltenberg, Temple, Van Eaton, Willson, Wright, Wyland, Mr. Speaker-37.

Absent or not voting:
Carden, Carstensen, Cheney, Cobb, Conn, Crose, Davie, Dow, Hakes, Jepson, Kendall, Koontz, Langan, McNie, Nichols, Offill, Olson, Pritchard, Springer, Stanbery, Teichout, Teter, Weeks, Welden, Whitmer-26.

So the bill having failed to receive a constitutional majority was declared lost.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 201, a bill for an act to legalize the ordinances, acts, resolutions and amendments to the ordinances passed by the city council of Winterset, Iowa, and to legalize all the official acts of the city officials of Winterset acting as such officials.

Geo. A. Newman,
Secretary.
On motion of Cummings of Marshall, Senate file No. 8, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of "State Dairy Commissioner" to that of "State Food and Dairy Commissioner," and to define his duties; and repealing sections fortynine hundred eighty-two (4982), forty-nine hundred eightyseven (4987), forty-nine hundred eighty-four (4984), forty-nine hundred ninety-three (4993), forty-nine hundred ninety-four (4994), forty-nine hundred ninety-five (4995), forty-nine hundred ninety-six (4996), forty-nine hundred ninety-seven (4997), forty-nine-hundred ninety-eight (4998) of the code, and sections forty-nine hundred eighty-four- $\mathrm{A}(4984-\mathrm{A})$, and forty-nine hundred eighty-four-B (4984-B), as they appear in the supplement to the code; and amending section forty-nine hundred eighty-six (4986) of the code, and making an appropriation tor the purpose of carrying out the provisions of the act, was taken up, considered and read for information.

Cummings of Marshall moved that the rule be suspended and the reading just had been considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Cassel, Chassell, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Peet,

Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Whitıng, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Carden, Carstensen, Cheney, Cobb, Crose, Dashiell, Dow, Gregory, Hakes, Jepson, Kendall, Koontz, Langan, McNie, Nichols, Offill, Olson, Pritchard, Saylor, Springer, Stanbery, Temple, Teter, Weeks, Welden, Whitmer-26.

So the bill passed and the title was agreed to.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-1 am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 138, a bill for an act to amend section forty-eight hundred twenty-one (4821) of the code, relating to hunting on enclosed land.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Spearer-I am directed to inform your honorable body that theSenate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to memoralizing congress in regard to the improvement of the upper Mississippi river.

Geo. A. Newman.
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 43, a bill for an act to amend section two thousand three hundred ninety-four (2394) of the code, relating to requests to purchase intoxicating liquors.

Geo. A. Newman.
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following Senate substitute for House file No. 32.

A bill for an act to amend section five hundred eighty-five (585) of the code, relating to townships and township officers.

Geo. A. Newman,
Secretary.

I hereby move a reconsideration of the vote by which House file No. 93 failed to receive a constitutional majority and by which it went to its third reading.

A. F. N. Hambleton.

I hereby second the motion.
Wm. S. Hart.
McAllister of Linn moved to adjourn until io o'clock A. m., Monday.

Wise of Black Hawk moved to amend by making the hour 2 o'clock P. M.

Amendment adopted.
Motion as amended adopted.
The House adjourned.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, February } 19,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. H. Creighton Powell of Highland Park.

Journal of Saturday, February 17, was corrected and approved.
On request of McNie of Benton leave of absence was granted Powers of Floyd for today.

On request of Christianson of Hamilton leave of absence was granted Bealer of Linn until tomorrow.

On request of Conn of Butler leave of absence was granted Lister of Grundy until Thursday.

On request of Clary of Chickasaw leave of absence was granted Springer of Buchanan until Wednesday.

On request of Calderwood of Scott leave of absence was granted Bailey of Ringgold until tomorrow.

On request of Robinson of Emmet leave of absence was granted Kling of Harrison indefinitely on account of sickness.
petiticns and memorials.
Epperson of Wapello presented remonstrance of U. B. of C. and J., Local Union No. 767, relative to House files No. 133 and No. 183.

Referred to committee on Judiciary.
Epperson of Wapello presented memorial of Ottumwa Typographical Union relative to House files Nos. 183 and 133.

Referred to committee on Judiciary.

Bixby of Delaware presented petition of citizens of Delaware county asking the enactment of a law to prohibit Sunday base ball.

Referred to committee on Police Regulations.
Offill of Jasper presented remonstrance of citizens of Jasper county against Sunday base ball playing.

Referred to committee on Police Regulations.
Welden of Hardin presented petition of farmers of Hardin county asking the enactment of a law to compel farmers and land owners to keep cockle burs from going to seed.

Referred to committee on Agriculture.
Hambleton of Mahaska presented remonstrance of Local Union No. 426, U. M. W. of A., against House files No. I33 and No. 183.

Referred to committee on Ways and Means.
Lundt of Tama presented petition of citizens of Tama asking the passage of a law to prohibit Sunday ball playing.

Referred to committee on Police Regulations.
Frudden of Dubuque presented remonstrance of citizens of Dubuque against the proposed law for the publishing of the formula on patent medicines.

Referred to committee on Pharmacy.
Spaulding of Howard presented petition of citizens of Howard county favoring a law providing for a two cent railway fare.

Referred to committee on Railroads and Commerce.
EXPLANATION OF VOTE.
The following explanation of votes were filed:
Mr. Speaker-I would like the Journal of today to show that if $I$ had been present I would have voted aye on Senate file No. 8, known as the Pure Food bill.

Malcolm F. McNie.
Mr. Speaker-I was unavoidably absent on Saturday last, hence not privileged to vote on Senate file No. 8. I desire the record to show that had I been present I would have voted in the affirmative on the passage of said bill.

Wm. Weldun.
Mr. Speaker-I was unavoidably absent on Saturday, February 17th, and hence not permitted to vote on Senate file No. 8. I desire the record to show that had I been present I would have voted in the affirmative on the passage of said bill.

Wm. Cobr.

## REPORTS OF COMMITTEES.

Calderwood of Scott, from the committee on Labor, submitted the following report:

Mr. Speaker-Your committee on Labor, to whom was referred House file No. 241, a bill for an act to authorize the establishment fof state employment offices under the supervision of the Bureau of Labor Statistics, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
M. H. Calderwood, Chairman.

## Adopted.

Mr. Speaker-Your committee on Rules most respectfully recommends that the rules of this House be amended by striking out the word "engrossment" in the fifth line of rule forty-three (43) and by inserting in lieu thereof the word "registration."

That after the word "made" and comma, in line six of rule forty-three (43) the words, '"unless otherwise ordered" be inserted.

That the figure four (4) in the second line of rule forty-four (44) be stricken out, and the figure six (6) inserted in lieu thereof.

That with the above amendments to the rules of the Thirtieth General Assembly be adopted as the rules of the Thirty-first General Assembly.

Your committee further recommends that the committees that meet in room twenty-seven (27) shall hereafter meet in room eight (8) and room twenty-seven be assigned to the use of newspaper reporters.

> R. C. LANGAN,
> Chairman.

## Ordered passed on file.

## REPORT OF JOINT COMMITTEE ON ENROLLED bILLS.

Spaulding of Howard, "from the Joint Committee on Enrolled Bills, submitted the following report:

Mr. Spraker--Your Joint Committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No, 40, a bill for an act providing for a penalty for embezzlement by officers and employes of banks and amendatory of section eighteen hundred sixtynine (1869) of the code.


#### Abstract

Also: Senate file No. 81, a bill for an act to amend section twenty-six hundren eighty five (2685) of the code and the supplement to the code relating to admission to the Iowa Soldiers' Orphans' Home.


## Also:

Senate file No. 89, a bill for an act to amend section nineteen hundred seventy-six (1976), nineteen huadred seventy-seven (1977), nineteen huadred seventy-nine (1979), nineteen hundred eighty-two (1982), nineteen hundred eighty-four (1984), nineteen hundred eighty-six (1986) of the code relating to levees built by the United States.
> H. L. Spaulding, Chairman House Committee.
> D. W. Turner, Chairman Senate Committee.

Adopted.
INTRODUCTION OF Bilits.
By Hart of Alamakee, House file No. 281, a bill for an act fixing the terms upon which electric current other than telegraphic or telephone may be transmitted from place where same is generated to where use is made thereof, along the public highways and across private lands.

Read first and second time and referred to commitiee on Judiciary.

By Conn of Butler, House file No. 282, a bill for an act to require an annual apportionment and accounting of surplus of life insurance companies.

Read first and second time and referred to committee on Insurance.

By Epperson of Wapello, House file No. 283, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction, or repair of main sewers, definins main sewers, and making certain parts of the code applicable thereto.

Read first and second time and referred to committee on Municipal Corporations.

By Frudden of Dubuque, House file No. 284, a bill for an act making an appropriation for the Home of the Good Shepherd at Dubuque, Iowa.

Read first and second time and referred to committee on Appropriations.

By Robinson of Emmet, House file No. 285, a bill tor an act to legalize the special election held in Armstrong, Monday, May 18, A. D. I903, granting a franchise to the Armstrong Light \& Heating Company, and all the ordinances, resolutions and acts of said council with reference thereto recited in this act.

Read first and second time and referred to committee on Judiciary.

By Hambleton of Mahaska, House file No. 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923) and nine hundred twenty-four (924) of the code, relating to the platting of land by the County Auditor.

Read first and second time and referred to committee on Municipal Corporations.

Cassel of Jefferson offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable S. H. Watkins, late of Jefferson county, Iowa, an honored member of the Twenty-fourth and Twenty-fifth General Assemblies, a gallant soldier of the Rebellion, died at Libertyville, Jefferson county, Iowa, April 12, 1905; therefore, be it

Resolved. That a committee of three be appointed to present resolutions commemorating his services to the State and Nation.

Motion preveiled and resolution was adopted.
Speaker appointed as such committee Cassel of Jefferson, Hambleton of Mahaska, McCreary of Appanoose.

## SENATE MESSAGES CONSIDERED.

Concurrent resolution relative to memorializing Congress in regard to the improvement of the upper Mississippi river.

Laid over under rule 34.
Senate file No. 201, a bill for an act to legalize the ordinances, acts, resolutions and amendments to the ordinances passed by the city council of Winterset, Iowa, and to legalize all the official acts of the city officials of Winterset acting as such officials.

Read first and second time and by unanimous consent passed on file.

Hart of Allamakee moved that House file No. 74 be passed by unanimous consent and made a special order for io A. m. tomorrow.

Motion prevailed.
Hart of Allamakee moved that when the House adjourred it be until 9:30 A. m. tomorrow.

Clary of Chickasaw moved to amend by making the hour io A. M.

Amendment lost.
Motion prevailed.
On motion of Carstensen of Clinton, House file No. ini, a bill for an act to amend the law as it now appears in section fortynine hundred ninety-nine b (4999-b) of the supplement to the code, relating to the safeguarding of machinery, with report of committee recommending passage, was taken up and considered.

Mr. Carstensen moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Boland, Calderwood, Carstensen, Cassel, Cheney, Clark, Coburn, Colclo, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Greeley, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Kendall, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols, Offill, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, VanEaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-57.

The nays were:
Clary, Frudden, McDole, Meredith, Peet, Willson, Geneva-7.
Absent or not voting:
Bailey, Bealer, Bixby, Buckingham, Carden, Chassell, Christianson, Cobb, Conn, Crose, Greene, Gregory, Hakes, Head, Jepson, Jones, Kennedy, Kling, Koontz, Lister, McCulloch, Olson, Powers, Pritchard, Skinner, Springer, Stanbery, Summers, Teachout, Temple, Teter, Whitmer, Wise, Wyland-36.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. i55, a bill for an act to legalize the incorporation of the town of Meservey, Cerro Gordo county, Iowa, the election of its officers and all acts done and ordinances passed by the council of said town, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Kendall moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Van Eaton, Washburn, Weeks, Welden, Willson, Wright, Mr. Speaker-72.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Chassell, Cobb, Crose, Greene, Gregory, Hakes, Jepson, Jones, Kennedy, Kling, Lister, McCulloch, Olson, Powers, Springer, Stanbery, Stoltenberg, Teachout, Temple, Teter, Whiting, Whitmer, Wise, Wyland-28.

So the bill passed and the title was agreed to.
On motion of Weeks of Guthrie, House file No. 246, a bill for an act to legalize the incorporation of Jamaica, Guthrie county, Iowa, and acts of the council thereof, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Weeks moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianşon, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva,.

Greeley, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McAllister; McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright. Mr. Speaker-74.

The nays were:
None.

## Absent or not voting:

Bailey, Bealer, Buckingham. Carden, Cobb, Crose, Greene, Gregory, Hakes, Jones, Kennedy, Kling, Lister, Lowrey, McCulloch, Olson, Powers, Springer, Stanbery, Teachout, Temple, Teter, Wise, Wyland-26.

So the bill passed and the title was agreed to.

## messages from the senate.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 55, a bill for an act to amend section one (1), chapter ninety-four (94), laws of the Thirtieth General Assembly relative to taking fish from the lakes of the state.

Gho. A. Newman,
Secretay.

## Also:

Mr. Spzaker- am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 98, a bill for an act making an appropriation for the purchase of 45,000 railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

Geo. A. Newman,
Secretary.

[^7]House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Chickasaw county, Iowa, the election of its officers, passage of its ordinances and resolutions and all acts done by the council of said town.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 61, a bill for an act to amend the law as it appears in section seven hundred thirty-two (732) of the supplement to the code, relating to the levy of taxes for library purposes.

Geo. A. Newman,
Secretary.
On motion of Kendall of Monroe, Senate file No. 140, a bill for an act relating to gifts, devises or bequests to state institutions, with report of committee recommending passage, was taken, up, considered and read for information.

Mr , Kendall moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson Flenniken, Freeman, Frudden, Geneva, Greeley, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-73.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Cobb, Coburn, Crose, Greene, Gregory, Hakes, Hanna, Jepson, Jones, Kennedy, Kling, Lister, McCulloch, Olson, Peet, Powers, Springer, Stanbery, Teachout, Teter, Whitmer, Wise, Wyland-27.

So the bill passed and the title was agreed to.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Speaker-I am directed to inform your, honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 156, a bill for an act to amend section forty-nine hundre ${ }^{d}$ eighty-nine (4989), and forty-nine hundred ninety (4990), of the code, relative to the sale of adulterated milk or cream.

Geo. A. Newman,

Secretary.
On motion of Weeks of Guthrie, House file No. 293, a bill for an act to amend section four hundred ninety-eight (498) relative to making a record of fees charged by county recorders, with report of committee recommending passage as amended by substitute, was taken up, considered and the substitute read for information.

Mr. Weeks moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, ©Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Coburn, Colclo, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill Pett, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Wright, Mr. Speaker-69.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Clary Cobb, Conn, Crose, Flenniken, Greene, Gregory, Hakes, Jepson, Jones, Kendall, Kennedy, Kling, Langan, McCulloch, McElrath, Olson,

Powers, Springer, Stanbery, Teachout, Teter, Whiting, Whitmer Willson, Wise, Wyland-3I.

So the bill passed and the title was agreed to
On motion of English of Polk, House file No. 270, a bill for an act to repeal section seventeen hundred thirty-seven (1737) of the code relating to publication of certificates of compliance of companies transacting business of insurance other than life and enacting a substitute therefor, was taken up, considered and read for information.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanımously.
On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Laird, Langan, Leech, Lundt, McAllister. McClurkin, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols. Offill, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, VanEaton, Washburn, Welden, Whiting, Wilson, Wright, Mr. Speaker-74

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Cobb, Crose, Greene, Gregory, Hakes, Jone;, Kennedy, Kling, Koontz, Lister, Lowrey, McCulloch, McDole, Olson, Powers, Springer, Stanbery, Teter Weeks, Whitmer, Wise, Wyland--26.

So the bill passed and the title was agreed to.
On motion of Spaulding of Howard, Senate file No. 7I, a bill for an act to amend section thirty-five hundred forty (3540) of the code, in relation to the publication of original notices in commencement of actions against unknown defendants and length
of publication, with report of commiltee recommending passage, was taken up, considered and read for information.

Mr, Spaulding moved that the rule be suspended, ?and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cum-. mings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Koontz, Laird, Leech, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-75.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Cobb, Crose, Greene, Gregory, Hakes, Jones, Kennedy, Kling, Langan, Lister, Lowrey, McCulloch, Olson, Powers, Pritchard, Springer, Stanbery, Teter, Wh tmer, Wise, Wyland-25.

So the bill passed and the title wa sagreed to,
On motion of Wright of Webster, House file No. i75, a billfor an act amending section three thousand forty-seven (3047) of the code, relating to assignment of wages, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark. Coburn, Conn, Cummings, Darrah, Davie,

DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Pritchard, Ritter, Robinson, Saylor, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Willson. Wright, Mr. Speaker-66.

The nays were:
McCreary, Sankey-2.
Absent or not voting:
Bailey Bealer, Buckingham, Carden, Cassel, Clary, Cobb, Colclo, Crose, Dashiell, Greene, Gregory, Hakes, Hart, Jones, Kennedy, Kling, Langan, Lister, McCulloch, Olson, Peet. Powers, Shaffer, Springer, Stanbery, Summers, Teter, Weeks, Whitmer, Wise, Wyland-32.

So the bill passed and the title was agreed to.
On motion of Hanna of Kossuth, House file No. 167, a bill for an act relating to fish and game and making appropriations for the Fish and Game Commissioner of the State of Iowa, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Hanna moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Kendall, Koontz, Laird, Langan, Leech, Lowrey, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, VanEaton, Washburn, Welden, Whiting, Willson, Wright, Mr. Speaker-7I.

The nays were:
Lundt-I,
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Cobb, Crose, Freeman, Greene, Gregory, Hakes, Hollembeak, Jones, Kennedy, Kling, Lister, McCulloch, Martin, Offill, Olson, Powers, Springer, Stanbery, Stoltenberg, Teter, Weeks, Whitmer, Wise, Wyland -28 .

So the bill passed and the title was agreed to.
On motion of Leech of Cedar, Senate file No. 76, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-six (2576) of the supplement to the code so as to change the dates of meeting of the State Board of Medical Examiners, with report of committee recommending passage was taken up, considered and read for information.

Mr. Leech moved that the rule be suspended, that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Van Eaton, Washburn, Welden, Whiting, Willson, Wright, Mr, Speaker-7I.

The nays were:
Cheney, Teachout-2.
Absent or not voting:
Bailey, Bealer, Buckingham, Carden, Cobb, Crose, Geneva, Greene, Gregory, Hakes, Jones, Kennedy, Kling, Lister, Lowrey, McCulloch, Olson, Powers, Springer, Stanbery, Stoltenberg, Teachout, Temple, Teter, Weeks, Whitmer, Wise, Wyland-27.

So the bill passed and the title was agreed to.

## SENATE MESSAGES CONSIDERED.

Senate file No. 61, a bill for an act to amend section seven hundred thirty-two (732) of the supplement of the code relating to the levy of taxes for library purposes.

Read first and second time and referred to committee on Ways and Means.

Senate file No. 55, a bill for an act to amend section one (1), chapter ninety-four (94), laws of the Thirtieth General Assembly, relative to taking fish from the lakes of the state.

Read first and second time and referred to committee on Fish and Game.

Senate file No. 156, a bill for an act to amend sections fortynine hundred eighty-nine ( $498 \%$ ) and forty-nine hundred ninety (4990) of the code, relating to the sale of adulterated milk and cream.

Read first and second time and referred to committee on Agriculture.

The following report was filed and ordered printed in the Journal.
Honorable A. B. Cummins, Governor of Lowa.
SrR-Obedient to instructions of the concurrent resolution of the Thi tieth General Assembly, the undersigned submit, herewith, their findin $s$ of inspection of the gypsum mines of the state of Iowa.

Very respectfully,
Edward Brigham
Commissioner of Labor Statistics
EdWard SWEENEy,
State Mine Inspector, Third Inspection District.
The following concurrent resolution was adopted by the House on April 8 th, and by the Senate on April $9 t h$.
CONCURRENT RESOLUTION RELATIVE TO THE INSPHCTION OF THEGYPSUM MINES OF IOWA.

Whereas, The gypsum mines of lowa are not now inspected under statutory provision and,

Whyreas, This industry which is rapidly developing and now employes tabout two hundred (200) men in underground mines, it becomes necessary to provide all possible safeguards to the life, limb and health of such empluyes, therefore be it,

Kesolved by the House, the Senate concurring, That the State Mine Inspector of the Third Inspection District and the Commissioner of the Bureau of Labor statistics it connection with their regular duties and without extra compensation, be and are hereby authorized and instructed to personally visit and investigate all gypsum mines in the state and inquire into all conditions of such mines that pertain to life, limb, safety, and health of the employes therein, and that said Mine Inspector and Commissioner of the Bureau of Labor Statistics submit a complete report of their investigation to the Governor, not later than October 1, 1905 , in order to thoroughly advise the members of the Thirty-First General Assembly of the State of Iowa, as to the conditions that exist in such gypsum mines pertaining to the safety of life, limb and health of the employes therein.

REPORT.
On September 16, 1904 we visited Fort Dodge, Webster County, and commenced a tour of inspection of the gypsum mines continuing for several days, or until we had canvassed the conditions of every gypsum mine that was in operation there.

We found that only four mines were in operation, and since the production of gypsum in the state of Iowa is confined to Webster County, the scope of our labors have been entirely within the mining district of Fort Dodge.

The four mines in operation and producing gypsum are three shafts and one slope opening, to-wit:
The Cardiff Gypsum Plastering Company have a shaft 60 feet deep, $6 \times 7 \frac{1}{2}$ feet in size, single compartment, and work a seam of gypsum 30 feet in thickness. The plan of working is room and pillar partially double entry system, but formerly worked on the single entry plan. The workings are driven through a ten foot opening, and throughout the development that height is maintained. The additional 30 feet of gypsum vein is worked back for safety and economy much after the plan of thick coal mining in the anthracite mines of Pennsylvania, termed by some the retreating plan. This company employs about 70 men, in and around the mine, and have a producing capacity of 130 tons per day. The ventilation of this mine was not found as good as it could and should be. We measured 9800 cubic feet of air at the bottom of the downcast shaft, and such quantity would be sufficient for the number of miners engaged in mining, were the air properly conducted to the working face. The roof to the entries we found to be good and in a safe condition, but the roadways are usually wet, owing to water flows from the frequency of open slips and seams in the gypsum vein.

The work. is fairly safe, and in fact but three accidents have occurred in this mine in the ten years of its operation. But one of these three acidents proved fatal. We.found the management disposed to provide every xossible safeguard for the workmen. At this mine there are three shafts; first the main hoisting shaft, as heretofore described, second an escapement shaft, $4 \times 4$ feet in size, located

150 feet from the main hoisting shaft, and provided with a good safe stairway with eight foot landings, and third, a shaft used as a fan or ventilating shaft. A perpendicular ladder is placed in this third or fan shaft, so that the mine has practically two escapements shafts.

The United States Gypsum Company operate one shaft and one slope mine. The shaft opening is about three miles east of Fort Dodge, is about 70 feet deep, and in size is $7 \times 14$ feet, double compartment. The ventilating fan is connected with an air chamber about $3 \times 7$ feet, partitioned from the main hoisting shaft. The air measurement was 14,200 cubic feet at the bottom of the air chamber, and the volume was well conducted to the working places. The thickness of the gypsum vein in this shaft is thirty feet, and a nine foot opening or height is worked in rooms and entries. The additional 21 feet is worked back on the retreating plan. The escapement shaft is located 750 feet east from the main shaft, and in size is $4 \times 5$ feet. It is well timbered and is equipped with ladders in ten foot lengths to good landing platforms, The management assured us that good stairways would be substituted for the ladders, which when done will be quite an improvement. The roof along the entries and in the rooms was safe, and in a general way the safety and sanitary conditions of this mine were good. This plant and mine furnishes employment to about 100 men and produces about 350 tons of gypsum per day. The slope or drift opening is driven under a hill and is located some two miles south of Fort Dodge. About 25 men are employed in this mine. The plan of operation is room and pillar, and the entries are driven about ten feet wide, while the room are from. 25 to 00 feet in width. The roof is good and the volume of air is ample, registering 11,300 cubic feet per minute, in the main air course. This mine is provided with an air shaft and escapement connection, with a drift opening some 400 feet north of the main drift, all of which we found to be ample for needed protection to health and life. The producing capacity of this mine is about two hundred tons per day.

The Plymouth Gypsum Company, located one, and one half miles south of Fort Dodge, operate a shaft 80 feet deep, $6 \times 15$ feet in size, and employ some 50 men, in and around the mine, producing an average of 120 tons of gypsum per day. The vein worked is about the same thickness as that of the mines previously spoken of, and the plan of operation is the same as at the Cardiff and United States Gypsum mines; room and pillar, and retreating. The ventilation we found to be good, the volume of air, measured at the foot of the downcast, registering 18.200 cubic feet per minute. The fan used is ten feet in diameter and is well arranged in construction for good results. The openings are entries and rooms and are given to a width of ten feet to entries, and 25 feet to room work. The top or roof is a solid thickness of gypsum rock and is safe under every reasonable condition. There is no escape shaft, but we were informed by the company's representative that one would be commenced just as soon as entry ex-
tensions were made to a suitable distance and location, as indicated by the mine manager pointing to a location across the railroad tracks. The entries all seemed in safe condition as to solid top, good width, and no accumulation of foul air, the needed improvement being an escape shaft.

We made three inspections of the gypsum mines. The last inspection was on June 29 and 30, 1905. Many improvements had been made between the dates of our first and last inspection of the mines produc. ing gypsum.

The production of gypsum by the shaft or drift opening is a novel enterprise in mining. The Cardiff Gypsum Company were the first, in the state of Iowa at least, to introduce this method of gypsum mining. As an experiment operation was begun on the single compartment shaft, and the mine was developed on the singl entry plan. Since our first inspection the Cardiff Company have changed from single to double entry system, and such change has resulted in a marked i.nprovement in the air circulation, and ventilation. The sanitary conditions are now decidedly good. Mr. Collins, the superintendent of this company, to whom the credit in a great measure is due, for the recent improvement of their mine, has done much to give permanency to the gypsum mining industry in Iowa, by his persistent effort to obtain safe and satisfactory mine conditions.
The Cardiff Gypsum Plastering Company and the United States Gypsum Company are provided with good machiner good cages with covers and safety catches, good hoisting cables or ropes, and indeed every reasonable precaution seems to be taken for the safety of the workmen. The needed escape shafts have been constructed, and the travelling ways, to and from such escapements, are in good condition.

The Plymouth Gypsum Company, however, have no escape shaft or second opening. Their machinery and equipments are first-class, good cages with good covers and safety catches, and good hoisting ropes. With the promised escapement shaft the whole plant and mine will be in first-class and safe condition.

A noticeable and most encouraging feature we find in Iowa gypsum mining is the fact that capable and practical coal mining men are in charge and managing the operation of these mines, the method and plan of mining being largely the same as in our Iowa room and pillar coal mines. There are no gob or coal dirt fires in the gypsum mines, consequently there is no accumulation of foul air as is usual with gob fires in coal mines. The entries are high and spacious, safe for drivers and for all needed travel, the mines are easily ventilated and with escapement shafts and good fans, good air can be circulated in sufficient quantity.

The mining laws should require gypsum mining companies to provide such needed safeguards as are herein mentioned, with a view to better protecting present and future workers in the Iowa gypsum mines.

It should be mentioned that the preparation of gypsum rock for use as a plaster of finished product requires large buildings, which are erected in connection with the shaft of mine opening, and it is particularly necessary that escapement or second openings be always provided and in serviceable condition.

The Iowa gypsum is mined by the use of black blasting powder as is ccal in what are known as the room and pilla: and shooting coal unires. About 40 tons o gypsum rock are shot down by the use of one keg of powder. The powder is furnished in iron kegs each containing 25 lbs . Such explosive is stored in a suitable powder house or magazine, convenient to the mine, but at a safe distance from the works.

We made no inspection of the mines in that vicinity that had been closed for some time, but confined our inspection to those only, that were in operation during the past year.

> Respectfully submitted.

Cummings of Marshall asked unanimous consent to withdraw House file No. 6, from further consideration by the House. Granted.

The Speaker announced that as Speaker of the House, in the presence of the House, he had signed Senate files Nos. 40, 8 I and 89 .

On motion of Kendall of Monroe the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives,
Des Moines, lowa, February 20, 1906
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. P. V. D. Vedder, of Villisca Iowa.

On request Freeman of Pottawattamie was excused until Monday.

## PETITIONS AND MEMORIALS.

Heles of Dubuque presented remonstrance of citizens of Dubuque county against bill requiring publication of formulas of patent medicines.

Referred to committee on Public Health.
Clary of Chickasaw presented petition of farmers, grain raisers and beef producers relative to rate regulation, etc.

Referred to committee on Federal Relations.
Cheney of Clay presented petition of ex-soldiers of the war of the rebellion asking the repeal of the Soldiers' Preference law.

Referred to committee on Military.
Jacobson of Winneshiek presented petition of citizens of Winneshiek county relative to House file No. 2 II.

Referred to committee on Pharmacy.

```
INTRODUCTION OF BILLS.
```

By Cobb of Taylor (by request), House file No. 287, a bill for an act additional to and amendatory of the law as it appears in chapter 6 , of title 12 , of the code of 1897 and supplement to
the code, relative to intoxicating liquors, providing for the appointment of district marshals and their deputies, describing their duties, fixing their compensation and creating a fund therefor.

Read first and second time and referred to committee on Suppression of Intemperance.

By Teachout of Polk, House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the employ of the State.

Read first and second time and referred to committee on Claims.

By Robinson of Emmet, House file No. 289, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to assessment of natıonal, state and savings banks.

Read first and second time and referred to committee on Banks and Banking.

By Meredith of Cass, House file No. 290, a bill for an act providing for the election and compensation of county assessor, and to amend sections thirteen hundred seventy-seven (1377), thirteen hundred eighty-two ( 1382 ), thirteen hundred eightythree ( 1383 ), thirteen hundred eighty-six (1386) and thirteen hundred eighty-eight (1388) of the code, and section thirteen hundred eighty-five - ( 5385 - b) and thirteen hundred eighty-five-c ( 1385 c ) of the supplement thereto; and to repeal sections thirteen hundred fifty-two (1352) and thirteen hundred sixty-six (i366) of the code and to enact substitutes therefor.

Read first and second time and referred to committee on Compensation of Public Officers.

By Koontz of Johnson, House file No. 291, a bill for an act to amend section one (r), chapter one hundred seventeen (II7) of the laws of the Thirtieth General Assembly, relative to making appropriation to the State Historical Society of Iowa.

Read first and, second time and referred to committee on Appropriations.

By Shaffer of Fayette (by request), House file No. 292, a bill for an act to amend sections thirty-six hundred seventy-six (3676), thirty-six hundred eighty-seven (3687), fifty-three hundred
sixty-three (5363), and fifty-three hundred sixty-nine (5360) of the code, relating to the manner of selecting jurors in civil and criminal cases.

Read first and second time and referred to committee on Judiciary.

By Boland of Iowa, House file No. 293, a bill for an act to amend section two hundred and twenty-seven (227) of the code, relating to judicial Districts.

Read first and second time and referred to committee on Judicial districts.
By Teachout of Polk, House file No. 294, a bill for an act to reimburse John Sharp for damages incurred in moving his restaurant on Agricultural Grounds.

Read first and second time and referred to committee on Appropriations.

By Bealer of Linn, House file No. 295, a bill for an act amendatory to chapter six (6), title three (3) of the code, extending the jurisdiction of superior courts in cities which are not county seats, and which have now, or may hereafter have, a population of twenty-five thousand or more; providing for changes of venue from superior courts in such cities; providing for trial by jury in superior courts in such cities; providing for the number of jurors in such courts in such cities and the manner of their selection; providing the manner of making of judgments of such courts in such cities liens upon real estate; providing that sales of real estate may be made on process issued out of such courts in such cities; providing for the recording of such sales and the execution of deeds made pursuant to such sales; providing that the filing of petitions in such courts in such cities which affect real estate shall charge third persons with notice.of the pendency of the section upon filing a notice of pendency; providing for the salary of Judge of the Superior Court in such cities; providing for the compensation of the shorthand reporter of such court in such cities; and providing that the act shall apply to cities acting under special charter.

Read first and second time and referred to committee on Judiciary.

By Cheney of Clay, House file No. 296, a bill for an act to repeal chapter nine (9) of the Thirtieth General Assembly.

Read first and second time and referred to committee on Military.

By Doran of Boone, House file No. 297. a bill for an act authorizing the Executive Council of the State to grant the right of way to the Fort Dodge, Des Moines \& Southern Railway Company over and across section thirty three (33), township eightyfour (84), range twenty-four (24), and sections twenty-five (25), four (4), nine (9), ten (10), fourteen (14), township eighty-three (83), range twenty-four (24), west of the fifth principal meridian.

Read first and second time and referred to committee on Railroads and Commerce.

By Spaulding of Howard, House file No. 298, a bill for an act to repeal subdivision one (i) of section thirty-four hundred forty-seven (3447) of the code and to enact a substitute therefor.

Read first and second time and referred to committee on Judiciary.

On request of McClurkin of Louisa, unanimous consent having been given, House file No. 138, a bill for an act to amend section forty-eight hundred twenty-one (482I) of the code, relating to hunting on enclosed land, with Senate amendments, was taken up and the amendments read and considered.

Mr. McClurkin moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-78.

The nays were:
None.
Absent or not voting:

Buckingham, Christianson, Clary, Coburn, English, Greeley, Greene, Hakes, Hambleton, Kling, Langan, Lister, McElrath, McNie, Maben, Olson, Peet, Springer, Stanbery, Temple, Teter, Whitmer.-22.

So the House concurred in the Senate amendments.
On request of McClurkin of Louisa, unanimous consent having been given, House file No. 32, for an act to amend section five hundred eighty-five ( 585 ), of the code, relating to townships and township officers, with Senate amendments, was taken up and the amendments read and considered.

Mr. McClurkin moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hanna, Hart, Head, Heles, Hollembeak,Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill,Peet, Powers, Pritchard,Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-8i.

The nays were:
None.
Absent or not voting:
Christianson, Davie, English, Greeley, Greene, Hakes, Hambleton, Kling, Koontz, Langan, Lister, McCreary, McNie, Olson, Springer, Stanbery, Temple, Teter, Whitmer-I9.

So the House concurred in the Senate amendments. MESSAGES FROM THE SENA'TE.

The following messages were received from the Senate:
Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 157, a bill for an act defining the powers of the State Dairy Commissioner, his deputy and assistants.

Geo. A. Newman, Secretary.

## Also:

1 为
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution requesting Senators and Representatives in Congress to do certain things in reference to transportation charges.

Gro. A. Newman, Secretary.
The hour having arrived for special order, the House took up consideration of House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof, additional to chapter (8), title twelve (i2), of the code, with report of committee recommending passage as amended by substitute.

Crose of Page moved to amend by striking out the word "person," where it appears in the first line of sections one and and three, and inserting in lieu thereof the words "female child."

Lost.
Wise of Black Hawk moved to amend section one by striking out the comma after the word "laundry" in line five of section one and inserting the word "or" in lieu thereof; also by inserting after the word "house" in line five, the following: "in such rooms or buildings where the machinery is operated or conditions are dangerous."

Adopted.
Flenniken of Clayton moved to amend by striking out the words 'ror bowling alley"' in section one.

Adopted.
Bealer of Linn moved to amend by striking out the word "quarry" in section one.

Lost.
Frudden of Dubuque moved to amend by striking out section two (2) and substituting the following in lieu thereof: "Section two. No person under sixteen years of age shall be employed at any work or occupation by which, by reason of its nature or the place of employment, the health of such person may be
injured, or his morals depraved, and no female under sixteen years of age shall be employed in any capacity when the duties of such employment compels her to remain constantly standing."

Adopted.
Frudden of Dubuque moved to amend by striking out the word "sixteen" in the first line of sectionffour.

Hart of Allamakee moved to substitute for the amendment offered by Frudden of Dubuque by the bill.

Adopted.
Motion to substitute prevailed.
Substitute amendment adopted.
Frudden of Dubuque moved to amend by striking out the word "eighteen" in the third line of section five and inserting the word "sixteen" in lieu thereof.

Adopted.
Hart of Allamakee moved to amend section six by striking out the word "eighteen" and inserting the word "sixteen" in lieu thereof.

Adopted.
On motion of Clary of Chickasaw, the House adjourned until 2:00 P. M. today.

AFTERNOON SESSION.
House convened pursuant to adjournment.
Speaker Clarke in the chair.
House resumed consideration of House file No. 74.
Hart of Allamakee moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clary, Coburn, Colclo, Crose, Cummings, Darrah. Dashiell, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hambleton,

Hart, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz, Langan, Leech, Lowrey, McClurkin, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Ritter, Robinson, Sankey, Saylor, Shaffer Skinner, Spaulding, Stoltenberg, Summers, VanEaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-64.

The nays were:
Bailey, Bealer, Cassel, Cobb, Davie, DeMar, Dow, Gregory, Hanna, Head, Laird, Lundt, McAllister, McCreary, McCulloch, McDole, Mattes, Peet, Powers, Pritchard, Teachout, Temple, Willson, Wyland-24.

Absent or not voting:
Clark, Conn, Freeman, Hakes, Hollembeak, Kling, Lister, Olson, Springer, Stanbery, Teter, Whitmer-I2.

So the bill passed and the title was agreed to.
REPORT OF COMMITTEE ON ENROLLED bills.
Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Sparaer-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 59, a bill for an act to amend section two thousand five hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health.

Also:
House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks. (additional to chapter four (4) of title twentyfour (24) of the code.

Also:
House file No. 115, a bill for an act to amend section number twentynine hundred forty-one (2941) of the code, relative to recording instruments affecting lots in cities and towns or villages in separate books.

Also:
House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provision for same.
H. L. Spaulding,

Chairman.

## Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sphaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 59, a bill for an act to amend section twenty-five hundred sixtyseven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health.


#### Abstract

Also: House file No. 66, a bill for an act providing punishment for the injury or destruction of side walks. (Additional to chapter four (4) of title twentyfour (24) of the code.


Also:
House file No. 115, a bill for an act to amend section number twentynine hundred forty-one (2941) of the code relative to recording instruments effecting lots in cities and towns or villages, in separate books.

Also:
House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provisions for same.

H. L. Spaulding,<br>Chairman House Committee.<br>D. W. Turner,<br>Chairman Senate Committee.

On motion of Buckingham of Buena Vista, House file No. 171, a bill for an act to amend section twenty hundred fifty-two (2052) of the code, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Buckingham moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz,

Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole,McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-82.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Carstensen, Clark, Davie, Freeman, Hakes, Hollembeak, Kling, Lister, Nichols, Olson, Peet, Springer, Stanbery, Teter, Whitmer-I8.

So the bill passed and the title was agreed to.
Kendall of Monroe asked unanimous consent to recall Senate file No. 135 from the committee on Judiciary.

Granted.
Mr. Kendall moved that Senate file No. 135 be indefinitely postponed.

Motion prevailed.
Speaker announced that as Speaker of the House he had signed in the presence of the House, House files No. 128, No. II5, No. 66 and No. 59.

On motion of Conn of Butler, Senate file No. 138, a bill for,an act to amend the law as it appears in section fifteen hundred thirty-three ( 1533 ) of the supplement to the code, with report of committee recommending passage, was taken up and considered.

Hambleton of Mahaska moved to re-refer the bill to the committee on Roads and Highways.

Lost.
McAllister of Linn moved that the bill be indefinitely postponed.

Lost.

Darrah of Lucas moved to amend by striking out the words " not to exceed four" in the fifth line of section one.

Lost.
Wright of Webster moved to amend by striking out the word "insert" in the third line of the printed bill and inserting in lieu thereof the words "by inserting," and striking out the word "insert" in the last line of the first section of the printed bill and inserting in lieu thereof the words "by inserting."

Adopted.
Kendall of Monroe moved to amend by striking out the words "one or more, not to exceed four superintendents" and inserting in lieu thereof the words "not to exceed four superintendents."

Adopted.
Gregory of Adams moved to amend by striking out the words "not to exceed four" and inserting the words "not to exceed nine."

Conn of Butler raised the point of order that the House having already voted that the number should not exceed four, the amendment was not in order.

Point of order sustained.
Conn of Butler moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Chassell, Cheney, Christianson, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, Doran, Dow, Epperson, Frudden, Geneva, Greene, Hanna, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Langan, Leech, Lundt, McClurkin, McCreary, McDole, McElrath, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Stoltenberg, Teachout, Temple, Van Eaton, Weeks, Welden, Wright, Wyland, Mr. Speaker-63.

The nays were:
Bealer, Carstensen, Cassel, Clary, DeMar, Gireene, Gregory, Hambleton, Laird, McAllister, Morris, McCulloch, McNie,

Pritchard, Robinson, Spaulding, Summers, Washburn, Willson, Wise-20.

Absent or not voting:
Clark, Cummings, English, Flenniken, Freeman, Hakes, Hart, Hollembeak, Kling, Koontz, Lister, Lowrey, Olson, Springer, Stanbery, Teter, Whiting, Whitmer-I7.

So the bill passed and the title was agreed to.
Gregory of Adams moved that House file No. 22 I be referred to committee on Appropriations.

Prevailed.
On motion of Mattes of Sac the House adjourned until io a. m. tomorrow.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, $\}$ Des Moines, lowa, February 21, 1906.$\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Jno. B. Donaldson, of Davenport, Iowa.

The Journals of Monday, February igth, and Tuesday, February 20th, were corrected and approved.

On request of Shaffer of Fayette leave of absence was granted Jacobson of Winneshiek until Monday.

On request of Cobb of Taylor leave of absence was granted Dashiell of Warren for today.

PETITIONS AND MEMORIALS.
Kling of Harrison presented petition of citizens of Dunlap relative to Sunday Observance law.

Referred to committee on Police Regulations.
McCreary of Appanoose presented petition of members of National Guard asking the passage of the Military bill.

Referred to committee on Military.
Robinson of Emmet presented petition of citizens of Emmet county asking that the question of Woman Suffrage be submitted to the voters.

Referred to committee on Constitutional Amendments.
McCreary of Appanoose presented petition of the 55th Regimental Band favoring the passage of the Military bill.

Referred to committee on Military.

Carden of Henry presented petition of citizens of Iowa relative to a statue of John Harlan.

Referred tolicommittee on Appropriations.
Langan of Clinton moved that the report of the committee on Rules, as printed in the Journal of Monday, be adopted.

Motion prevailed.
Mr. Langan moved that the amendments proposed be adopted.
Motion prevailed.
Mr. Langan moved that the"rules be adopted as amended.
Motion prevailed and the rules were adopted.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred, House file No. 38, a bill for an act curing'all irregularities and illegalites in an ordinance adopted by the city council of the City of Chariton on the 2nd day of August, 1904, to establish waterworks for said city, and providing for the payment therefor, and declaring said ordinance and the bonds therein authorized legal and valid, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendale,<br>Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker: Ypur committee on Judiciary, to whom was referred House file No. 271, a bill for an act to legalize the ordinances, acts, resolutions, and amendments to the ordinances passed by the City Council of Winterset, Iowa, and to legalize all the acts of the incorporated city of Winterset, in the county of Madison, State of lowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. N. E. Kendall,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 276, a bill for an act to amend section fifteen hundred thirty (1530) of the code, beg leave to report that they have had the same under
consideration and have instructed me to report the same back to the House with the recommendation that the same be sent to the committee on Roads and Highways.

N. E. Kbndall,<br>Chairman.

Adopted and the bill was so referred.
Also:
Mr. Spraker-Your committee on Judiciary, to whom was referred House file No. 258, a bill for an act to legalize the appointment of the trustees for Cedar Township, Linn County, lowa, by the Auditor of said county for the year 1906, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speaker: Your committee on Judiciary, to whom was referred House file No. 231, a bill for an act providing that the owners of stallions and jacks shall have a lien for the service fee of said animals upon the female served and upon the get thereof, and providing punishment for wilful destruction, concealment, sale or other disposition of said female or get during the existence of said lien, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House, with the recommendation that the same do pass.

> N. E. Kendall
> Ghairman.

Adopted.
Also:
Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No. 285, a bill forsan act to legalize the special election held in Armstrong, Monday, May 18, A. D. 1903, granting a franchise to the Armstrong Light \& Heating Company, and all ordinances, resolutions and acts of said council with reference thereto recited in this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 227, a bill tor an act to amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly, relative to the establishment of levees, ditches, drains and water courses, beg leave to report that they have
had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 227.
A Bill for an act to amend chapter sixty-eight of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section two (2) of chapter sixty-eight. (68) of the laws of the Thirtieth General Assembly be, and the same is hereby, amended by striking out in line twenty-six thereof, after the word '"plat'' and before the word '"of," the words "and profile."

Sec. 2. That section three (3) of said act be, and the same is hereby, amended by adding thereto at the end of the section, the following: "If at the day set for hearing befoce the Board of Supervisors, it should appear that any person entitled to notice, as provided in this section, should not have been served with notice for the time, or in the manner, as provided herein, the Board may postpone said hearing and set another time for the same, and notice of such day of hearing may be served on such omitted parties in the manner and for the same length of time, as provided for in this section, and by fixing said new day for hearing and by adjourning said proceedings to said time, the said Board of Supervisors shall not be held to have lost jurisdiction of the subject matter of said proceeding, nor of any parties so previously served with notice.'"

Sec. 3. That section five (5) of said act be, and the same is hereby, amended by striking out the word "but" in line thirteen thereof, and by inserting in said line thirteen thereof, after the word "engineer" and before the word "if," the following: "or they may refuse to establish the same as they may deem best; and at said hearing the Board may order the said engineer, or a new engineer appointed by them if deemed advisable, to make further examination and report to said Board as to said proposed improvement, and if they determine that further examination and report shall be made, or."

Sec. 4. That section six (6) of said act be, and the same is hereby, amended by inserting in line fifteen thereof, after the word 'same' and before the word "and," the following: "and they shall thereupon appoint said engineer, or if deemed advisable, may appoint a new engineer as a commissioner, who shall make a permanent survey of said ditch as so located and shall file a report of the same with the County Auditor together with a plat and profile thereof."

And said section six (6) of said act is hereby further amended by adding in line nineteen thereof, and in line twenty-seven thereof, after the word "establishing" in each of said lines and before the words "the"' in each of said lines, the words following: "or refusing to establish."

And said section six (6) of said act is hereby further amended by striking out the word " judgment" in line twenty-three of said act, after the word "the" and before the word "of," and inserting in lieu thereof the word "finding."

And said section six (6) of said act is hereby further amended by adding to said section at the end thereof, the following: "If the appeal is from the amount of damages allowed, the amount ascertained in the District Court shall be entered of record, but no judgment shall be reudered therefor. The amount thus ascertained shall be certified by the Clerk of said Court to the Board of Supervisors, who shall thereafter proceed as if such amount had been by it allowed the claimant as damages. If the appeal is from the action of the Board in establishing or refusing to establish said drainage district, the court shall enter such order as may be proper in the premises, and the Clerk of said Court shall certify the same to the Board of Supervisors, who shall proceed thereafter in said matter in accordance with the order of the Court. How the costs shall be distributed among the litigants and against whom the same shall be taxed shall rest in the discretion of the trial court.

Sec. 5. That section eight (8) of said act be, and the same is hereby, amended by inserting in line six thereof, after the word "the" and before the word "completion," the words "commencement and."

Sec. 6. That section twenty-six of said act be, and the same is hereby amended by inserting after the word "established" in line two of said section and before the word "or," the following: "either by legal proceedings or by private parties."

Sec.7. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Daily Register and Leader and in the Des Moines Daily Capital, two newspapers published in Des Moines, Iowa.

And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

## Adopted.

Substitute amendment adopted.

## Also:

Mr, Speaker-Your committee on Judiciary, to whom was referred House file No. 217, a bill for an act to repeal the law as it appears in chapter one hundred thirty-six (136) of the acts of the Thirtieth General Assembly, and enact in lieu thereof the following, relative to the preservation of life and protection of property, and to require the construction of fire escapes on certain buildings and enclosures now constructed or hereafter to be erected, providing the manner of constructing the same, and imposing penalties for the violation thereof, additional to chapter ten (10) of title twenty-four (24) of the code, relative to offenses against the public health, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 217.
A Bill for an act to repeal the law as it appears in chapter one hundred thirty-six (136) of the acts of the Thirtieth General Assembly and enact in lieu thereof the following, relative to the preservation of life and protection of property and to require the construction of fire escapes on certain buildings and enclosures now constructed or hereafter to be erected providing the manner of constructing the same and imposing penalties for the violation thereof additional to chapter ten (10) of title twenty-four (24) of the code, relative to offenses against the public health.
Be it enacted by the General Assembly of the State of lowa:
Section 1. That chapter one hundred thirty-six (136) of the acts of the the Thirtieth General Assembly is hereby repealed and the following enacted in lieu thereof: The owners, proprietors and lessees of all buildings, structures or enclosures of three or more stories in height, now constructed or hereafter to be erected, shall provide for and equip said buildings and structures with such protection against fire and means of escape from such buildings as shall hereafter be set forth in this bill.

Sec. 2. The buildings, structures and enclosures contemplated in this act shall be classified as follows:

First: Hotels, office buildings or lodging rooms of three or more stories in height.

Second: Tenements or boarding houses, of three or more stories in height, occupied by one or more families or aggregating twenty (20) persons or more; provided that a mansard roof or attic, when used for sleeping rooms, shall be counted as one story.

Third: Buildings used as opera houses, theatres or public halls, of a seating capacity exceeding three hundred (300).

Fourth: Seminaries and colleges, public school buildings, hospitals and asylums of three or more stories in height.

Fifth: Manufactories, warehouses, and buildings of all character of three or more stories in height, not specified in the foregoing section.

Sixth: Hotels and other buildings which are of strictly fire proof construction.

Sec. 3. A. Each twenty-five! hundred (2500) superficial feet of area, or fractional part thereof, covered by buildings or structures specified under classification one (1) of section two (2) of this act, shall be provided with one stairway fire escape of steel or wrought iron construction attached to the outer wall thereof, and provided with platforms of steel or wrought iron construction of such size and dimensions and such proximity to one or more windows of each story above the first with all doors leading thereto locked in such a manner as to render access to such escape from each story easy and safe, and with red lights to designate location of escapes. Said stairway escape to be provided with a drop ladder or counter balance stairway from the second story balcony to the ground or the stairway itself carried to within not less than five (5) feet of the ground; and at the top, a ladder of steel or wrought iron construction extending from the top balcony above the roof.
B. Each twenty-five hundred (2500) superficial feet of area or fractional part thereof, covered by buildings or structures specified under classification two (2) of section two (2) of this act, shall be provided with one ladder fire escape of stsel or wrought iron construction, attached to the outer wall thereof, and provided with platforms of steel or wrought iron construction of such size and dimensions and such proximity to one or more windows of each story above the first, with all doors leading thereto, locked in such a manner as to render access to such ladder from each story easy and safe, and with red lights to designate location of escapes, said ladder to start about five feet from the ground and extend above the roof, or a drop $1_{d} d d e r$ may be hung at the second story in such a mianner that it can be easily lowered in case of necessity, provided however, that where such buildings shall be occupied by more than twenty (20) persons, the said building shall as a substitute for one ladder, be provided with one stairway of steel or wrought iron construction with above described platforms, accessible from each story with a drop ladder or counter balance stairway from the second story balcony to the ground.
C. Buildings under classification three (3) of section two (2) of this act, shall be provided with at least one of above described outside stairways and such a number of exits or such a number of above described stairways and exits as may be determined by the chief of fire department, or the mayor of each city or town where no such chief of fire department exists.
D. Each twenty-five hundred (2500) superficial feet of area or fractional part thereof, covered by buildings, structures or enclosures specified under classification four (4) of section two (2) of this act, shall be provided in the same manner as those under the head of classification one (1).
E. Each five thousand (5000) superficial feet of area, or fractional part thereof covered by buildings under classification five (5) of section two (2) of this act, shall be provided with at least one above described ladders, and platforms at each story, if not more than twenty (20) persons be employed in the same. If more than twenty (20) persons be employed, then there shall be at least two of the above described ladders and platforms attached, or one such stairway or platform of sufficient size at each story, and if more than forty (40) persons be employed in said building, then there shall be such a number of the above described outside stairways as the chief of the fire department or the mayor of any city or town where no such chief of fire department exists, or the chairman of the Board of Supervisors, in case said building is not within the corporate limits of any city or town, may from time to time determine.
F. Each six thousand (6000) superficial feet of area or fractional part thereof covered by buildings specified in classification six (6) of section two (2) of this act, shall be provided with one steel or wrought iron stairway fire escape with platforms constructed, located and attached to said building in the manner provided, or such a number of stairways, as the chief of the fire department or the mayor of any city or town where no such chief of fire department exists, or the chairman of the Board of Supervisors in case such building is not within the corporate limits of any city or town, may from time to time determine.

Sec. 4.. In all buildings under all the foregoing classifications, signs indicating location of fire escapes, shall be posted at all entrances to elevators, stairway landings and in all the rooms.

Sec. 5. It is hereby made the duty of the commissioner of the bureau of labor statistics, the chief of fire department, or the mayor of each city or town where no such chief of fire department exists, or the chairman of the Board of Supervisors, in case such building is not within the corporate limits of any city or town, to adopt uniform specifications for fire escapes hereinbefore provided, and keep such specifications on file in their respective offices, and to serve or cause to be served, a written notice in behalf of the state of Iowa upon the owner or owners, or their agents or lessees, of buildings within this state not provided with fire escapes in accordance with the provisions of this act, commanding such owner, owners, or agents or either of them to place or cause to be placed upon said buildings, such fire escape or fire escapes as are provided in this act within sixty (60) days after service of such notice, pursuant to the specifications established. Any such owner, owners, agents, trustees and leesees or either of any of them so served with notice as aforesaid, who shall not within sixty (60) days after the service of said notice upon him or them, place or cause to be placed such fire escape or fire escapes upon such buildings as required by this act and the terms of said notice, shall be subject to a fine not less than fifty dollars ( $\$ 50$ ), and not more than one hundred dollars ( $\$ 100$ ), and shall be subject to a further fine of twenty-five dollars (\$25) for each additional week of neglect to comply with such notice.

Sec. 6. All fire escapes erected under the provisions of this act shall be subject to the inspection and approval or rejection in writing of the chief of the fire department or the mayor of each city or town where no such fire department exists, or the chairman of the Board of Supervisors in case such building is not within the corporate limits of any city or town.

Sec. 7. Nothing in this act shall in any manner effect pending litigation, nor shall it apply to buildings, where there is a substantial compliance with the law now in force.

Sec. 8. This act, being deemed of immediate importance, shall take effect from and after its publication in the Register and Leader and Daily Capital, newspapers published at Des Moines, Iowa.

And when so amended that the bill do pass.

N. E. Kendall.

Chairman.
Adopted.

## Substitute amendment adopted.

Mattes of Sac,from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on appropriations, to whom was referred House file No. 65, a bill for an act making an appropriation for the Boys and Girls'Home at Sioux City, Iowa, beg leave to report that they have had
the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes, Chairman.

Adopted, and the bill was indefinitely postponed
Also:
Mr. Speakrr-Your committee on Appropriations, to whom was referred House file No. 63, a bill for an act making an appropriation for the Convent of the Good Shepherd of Sioux City, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes. Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 129, a bill for an act providing for the care and permanent preservation of the Public Archives, and making an appropriation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommend;tion that the same be amended by striking out the words 'two years" in the fourth line of section five (5) and inserting the words "one year" in lieu thereof, and when so amended that the same do pass.

Jos. Mattes, Chairman.

Adopted.
Amendment adopted.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 126, a bill for an act to amend chapter one hundred one (101) laws of the Thirtieth General Assembly, relating to the establishing and maintaining a State Board of Health Laboratory at Iowa City, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute, and when so amended that the same do pass.

SUBSTITUTE FOR HOUSE FILE NO. 126.
A Bill for an act to amend chapter one hundred one (101) laws of the Thirtieth General Assembly, relating to the establishing and maintaining a State Board of Health Laboratory at Iowa City.

Be it enacled by the General Assembly of the State of Iowa:
Section 1. That section three (3) chapter one hundred one (101) of the Thirtieth General Assembly be, and the same is hereby, amended by striking out of line six (6) of said section the words "five thousand" and the figures " 5000.00 " and inserting in lieu thereof the words "three thousand" and the figures " 3000.00 ', and by striking out of line seven (7) the word "biennially", and inserting in lieu thereof the word 'annually'.

Sec. 2. This act, being deemed of immediate importance shall be in force and take effect from and after its publication in the Register and Leader, and the Des Moines Daily Capital, newspapers published at Des Moines, Iowa.

Jos. Mattes.<br>Chairman.

Adopted.
Amendmends adopted.

## Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 101, a bill for an act making appropriation for the Benedict Home, Des Moines, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words and figures 'five thousand dollars ( $\$ 5,000$ )' in the fourth line of section one (1) and inserting the words and figures 'three thousand five hundred dollars $(\$ 3,500)$ ' in lieu thereof, and when so amended that the same do pass.

## Joseph Mattes, Chairman.

## Adopted.

Amendment adopted.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 64, a bill for an act making an appropriation for the Florence Crittenden Home at Sioux City, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 64.
A Bill for an act making an appropriation for the Florence Crittenden Home at Sioux City, Iowa.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated for the support of the Florence Crittenden Home, at Sioux City, Iowa, out of any money in the State treasury not otherwise appropriated, the sum of one thousand dollars ( $\$ 1,00 \hat{u}$ ) or as much thereof as may be necessary to be expended as directed
by the executive council; provided that not more than one-half of the amount appropriated shall be drawn before January 1, 1907.

And when so amended the bill do pass.

Jos. Mattes, Chairman.

Adopted.
Substitute amendment adopted.
Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Speaker-Your committee on Roads and Highways, to whom was referred House File No. 39, a bill for an act to amend section one (1), chapter two (2), title eight (8), of the supplement to the code, for the levy of county road fund, beg leave to report that they have the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 39.
A bill for an act to amend section fifteen hundred thirty (1530) of the supplement to the code, giving boards of supervisors power to levy additional mill.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That on written petition of twenty-five per cent of the electors who are freeholders of any township in any county, the board of supervisors may levy an additional mill in said township, to be expended by said board of ${ }^{\prime}$ supervisors on roads in township fwhere same is levied.

And when so amended that the bill do pass.

M. Z. Bailhy, Chairman.

## Adopted.

Substitute amendment adopted.

## Also:

Mr. Speakrr-Your committee on Roads and Highways, to whom was referred House file No. 17, a bill for an act to amend chapter fifty-three (53), acts of the Twenty-ninth General Assembly, relative to the duties of township trustees; the election, duties and compensation of road superintendents; thedivision and consolidation of road districts and the collection of property road tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. Z. Bailey, Chairman.

Adopted. :

Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 245, a bill for an act amendatory of section fifteen hundred thirty-thres-a (1533-a) of the supplement to the code, in relation to road districts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

$$
\begin{aligned}
& \text { M. Z. Bailey, } \\
& \text { Chairman. }
\end{aligned}
$$

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speakhr-Your committee on Roads and Highways, to whom was referred House file No. 204, a bill for an act to amend sections fifteen hundred twenty-eight (1528) and fifteen hundred thirty (1530) of the code relative to township and county levy for road tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

M. Z. Bailey, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 104, a bill for an act to repeal section fifteen hundred thirty-two-a (1532-a), section fifteen hundred thirtythree (1533), section fifteen hundred forty-2 (1540-a), and section fifteen hundred forty-two-a ( $1542 \cdot a$ ), of the supplement to the code, relating to the creation of highway districts, the election of superintendents and the collection of taxes therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## M. Z. Bailey, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 123, a bill for an act to amend section fifteen hundred sixty-six-a ( $1566-\mathrm{a}$ ) of the supplement to the code, in regard to the publishing of itemized accounts of township trustees on road work, and House file No. 169, a bill for an act to amend section fifteen hundred sixty-six (1566) of the supplement to the code relating to the publication of the itemized reports of township clerks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommenda-
tion that the attached bill be substituted for House file No. 123 and 169 and that the same do pass, and further recommend that the same be placed on general file.

M. Z. Bailey,<br>Chairman.

## Adopted.

Greeley of Story, from the committee on Suppression of Intemperance, submitted the following report:

Mr. Spraker-Your committee on Suppression of Intemperance, to whom was referred Senate file No. 59, a bill for an act to amend section twenty-four nundred fifty (2450) of the code, relating to the sale of intoxicating liquors under the mulct law, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
W. M: Greeley,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 121, a bill for an act providing for the inspection of intoxicating liquors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> W. M Grerley,
> Chairman.

## Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:
Mr. Spiakir--Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senaie file No. 104, a bill for an act making an appropriation to defray the mileage and expenses of the members of the two joint committees appointed by the Thirtieth General Assembly under joint resolutions, originating in the Senate, numbered 6 and 7.

Also:
Senate file No. 60, a bill for an act to amend section fourteen hundred seven (1407) of the code relating to the collecting of delinquent taxes

Also:
Senate file No. 125, a bill for an act to amend section fourteen hundred sixty seven (1467) of the code, relative to assessment and collection of collateral inheritance tax.

Also:

Senate file No. 8, a bill for an act to prevent the adulteration, misbranding and imitation of foods, to change the name of the office of "StateDairy Commissioner" to that of "State Food and Dairy Commissioner" and to define his duties; and repealing sections forty-nine hundred eightytwo (4982), forty-nine hundred eighty-four (4984), forty. nine hundred eighty seven (4987), forty nine hundred ninety-tbree (4993), forty-nine hundred ninety-four (4994), forty-nine hundred ninety-five (4995), forty-nine hundred ninety-six (4996), forty-nine hundred ninety-seven (4997), forty-nine hundred ninety-eight (4998) of the code and sections forty-nine hundred eighty-four-a (4984-a) and forty-nine hundred eighty-four-b (4984-b) as they appear in the supplement to the code; and amending section forty-nine hundred eighty-six (4986) of the code, and making an appropriation for the purpose of carrying out the provisions of the act.
> H. L. Spaulding,

> Chairman House Committee.
> D. W. Turner, Chairman Senate Committee.

Adopted.
Wise of Black Hawk moved that when the House adjourn today it be until 9:30 A. m. Friday.

Motion prevailed.
McNie of Benton moved that House file No. 79 be withdrawn from the committee on Suppression of Intemperance and from further consideration by the House.

Motion prevailed unanimously.
The Speaker announced that as Speaker of the House, in the presence of the House, he had signed Senate files No. 8, No. 60, No. 104 and No. 125.

On request of Weeks of Guthrie, unanimous consent having been given, concurrent resolution requesting Senators and Representatives in Congress to do certain things in reference to transportation charges, with Senate amendments, was taken up and the amendments read and considered.

Mr. Weeks moved that the House concur in the Senate amendments.

The motion prevailed and the House concurred in the Senate amendments.

SENATE MESSAGE CONSIDERED.
Senate file No. I57, a bill for an act defining the powers of the State Dairy Commissioner, his deputy and assistants.

Read first and second time and referred to Committee on Agriculture.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:
Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 59, a bill for an act to amend section twenty-five hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health.

Also:
House file No. 66, a bill for an act providing punishment for the injury or destruction of sidewalks. (Additional to chapter four (4) or title twentyfour (24) of the code.)

Also:
House file No. 115, a bill for an act to amend section number twentynine hundred forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages, in separate books.

Also:
House file No. 128, a bill for an act providing for the payment of preliminary expenses in connection with drainage districts, and making suitable provisions for same.

H. L. Spaulding,

Chairman.
February 21, 1906.
Adopted.

## INTRODUCTION OF BILLS.

By committee on Roads and Highways, House file No. 299, a bill for an act to amend section fifteen hundred sixty-six-a ( $1566-a$ ) of the supplement to the code, relating to publication of itemized accounts of township officers.

Read first and second time and passed on file.
By Robinson of Emmet, House file No. 300, a bill for an act to repeal sections four hundred ten (410), four hundred eleven (4II), four hundred twelve (412) and four hundred sixty-nine (469) of the code, and to enact substitutes therefor, to repeal sections four hundred sixteen (416), four hundred seventeen (417), four hundred eighteen (418) and four hundred nineteen (419) of the code, all of said sections relating to the board of supervisors, and to repeal all provisions of the code, and all acts and parts of acts of the legislature in conflict with this act.

Read first and second times and referred to special committee.

By Wyland of Shelby, House file No. 3oi, a bill for an act to amend section thirty-four hundred ninety-four (3494) of chapter four (4), title eighteen (I8) of the code as the same appears in supplement to the code, relating to the place of bringing actions.

Read first and second times and referred to committee on Judiciary.

By Wyland of Shelby, House file No. 302, a bill for an act to amend sections eleven hundred six ( 1106 ), eleven hundred nine ( 1109 ) eleven hundred nineteen (III9) and eleven hundred twenty (II20) and eleven twenty-one (II2I) of the code relating to elections, form of, and manner of marking of the baliots.

Read first and second time and referred to committee on Elections.

By Laird of Fremont, House file No. 303, a bill for an act to amend the law as it appears in chapter sixty-eight (68) of the laws of the Thirtieth General Assembly, relating to levees, drains and water courses.

Read first and second time and reterred to committee on Agriculture.

By Calderwood of Scott, House file No. 304, a bill for an act to pay sundry persons named in this bill for material and labor furnished by them in the erection of the medical hospital of the Iowa State University erected in eighteen hundred and ninetyseven (1897).

Read first and second time and referred to committee on Claims.

By Lundt of Tama, House file No. 305, a bill for an act to amend section twenty-four hundred forty-eight(2448) of the code, to repeal subdivision one ( 1 ) of said section and to repeal sections twenty four hundred forty-nine (2449,) twenty-four hundred fifty (2450), twenty-four hundred fifty-one (2451) and twentyfour hundred fifty-two (2452) of the code, and enact the following in lieu thereof.

Read first and second time and referred to committee on Suppression of Intemperance.

By Spaulding of Howard, House file No. 306, a bill for an act to amend section forty-one hundred fourteen (4II4) of the code relating to notice of appeal.

Read first and second time and referred to committee on Judiciary.

By Chassell of Plymouth, House file No. 307, a bill for an act to require life preservers and life floats to be carried by certain boats and barges used to carry passengers for hire.

Read first and second time and referred to committee on Railroads and Commerce.

By Greeley of Story, House file No. 308, a bill for an act regulating primary elections.

Read first and second time and referred to committee on Elections.

By Teachout of Polk, House file No. 309, a bill for an act authorizing cities and towns to prohibit, license, regulate, and control sign boards, bill posting and sign painting.

Read first and second time and referred to committee on Municipal Corporations.

By Teachout of Polk, House file No. 310, a bill for an act to consolidate, or regulate the number of school districts in certain cities of the first class, and other purposes incident thereto.

Read first and second time and referred to committee on Schools and Text-Books.

By Frudden of Dubuque, House file No. 311, a bill for an act to amend section thirteen hundred thirty-three-d (i333-d), as the same is found in the supplement to the code, relating to the taxation of fire insurance companies.

Read first and second time and referred to committee on Ways and Means.

By Carstensen of Clinton, House file No. 312, a bill for an act to require an annual examination of the books of all city officials.

Read first and second time and referred to committee on Judiciary.

By Carstensen of Clinton, House file No. 313, a bill for an act to prohibit city officers from engaging in contracts with the city.

Read first and second time and referred to committee on Judiciary.

By Hume of Mitchell, House file No. 314, a bill for an act to regulate telephone companies doing business in the state of Iowa and to prescribe the maximum toll charges on the lines thereof.

Read first and second time and referred to committee on Telephones, Telegraph and Express.

By Martin of Pottawattamie, House file No 315, a bill for an act to repeal section thirty-seven hundred twenty-two (3722) of the code and enact a substitute therefor.

Read first and second time and referred to committee on Judiciary.

By Maben of Hancock, House file No. 316, a bill for an act to amend section fourteen hundred fifty-eight (1458) of the code, relating to settlements with the county treasurer.

Read first and second times and referred to committee on Judiciary.

By Hollembeak of Adair, House file No. 317, a bill for an act to repeal section seventeen hundred sixty-four (1764) ot the code and to amend section thirteen hundred thirty-three-d ( $1333-\mathrm{d}$ ) of the supplement to the code, relative to insurance.
Read first and second times referred to committee on Insurance.

By Kling of Harrison, House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison, county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.'
Read first and second time and referred to committee on Judiciary.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:

[^8]Geo. A. Newman, Secretary.
'On motion of Kennedy of Lee, House file No. 196, a bill for an act in relation to penalty on unpaid taxes in cities and towns acting under special charter, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Kennedy moved that the rule be suspended, that the bill be considered engrossed and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Davie, Doran, Dow, English, Epperson, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jespson, Jones, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lund t , McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teter, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-79.

The nays were:

## None.

Absent or not voting:
Bailey, Bealer, Cobb, Cummings, Darrah, Dashiell, DeMar, Flenniken, Freeman, Greene, Hakes, Head, Jacobson, Kendall, Lister, McDole, Offill, Stanbery, Teachout, Temple, Washburn, Whitmer-2I.

So the bill passed and the title was agreed to.
Hambleton of Mahaska moved that House file No. 93 be made a special order for 10:15 A. m., Friday.

Motion prevailed.
On motion of Powers of Floyd, Senate file No. 96, a bill for an act to amend section twenty-seven hundred sixty-eight (2768) of the code in relation to school house funds, with report of committee recommending passage, was taken up and considered.

Powers of Floyd moved to amend by striking out the word "house" where it appears in the bill and insert in lieu thereof the word "building."

Adopted.
Mr. Powers moved that the rule be suspended and the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Carden, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Crose, Darrah, Davie, DeMar, Dow, Frudden, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jones, Kling, Koontz, McCreary, Martin, Mott, Olson, Powers, Saylor, Shaffer, Skinner, Summers, Van Eaton, Washburn, Weeks, Welden, Mr. Speaker-40.

The nays were:
Bealer, Doran, Epperson, Flenniken, Geneva, Jepson, Laird, Leech, Lundt, McAllister, McClurkin, McCulloch, McElrath, McNie, Mattes, Meredith, Morris, Nichols, Sankey, Spaulding, Springer, Stoltenberg, Teter, Willson, Wright-27.

## Absent or not voting:

Bailey, Boland, Calderwood, Carstensen, Cassel, Coburn, Colclo, Conn, Cummings, Dashiell, English, Freeman, Greeley, Greene, Hakes, Jacobson, Kendall, Kennedy, Langan, Lister, Lowrey, McDole, Maben, Offill, Pritchard, Ritter, Robinson, Teachout, Temple, Whitmer, Whiting, Wise, Wyland-33.

The bill having failed to receive a constitutional majority was declared lost.

On motion of Kennedy of Lee, House file No. 120, a bill for an act to amend section ten hundred fourteen (iOI4) of the code in relation to cities under special charter, with report of committee recommending passage as amended, was taken up and considered and read for information.

Nichols of Muscatine moved that the bill be referged to the committee on Municipal Corporations.

Motion prevailed and the bill was so referred.

On motion of Darrah of Lucas, House file No. 119, a bill for an act to repeal section thirteen hundred six-b (1306-b) of the supplement to the code and chapter forty-three (43) of the acts of the Thirtieth! General Assembly and to enact a substitute therefor, relating to the limit of indebtedness of municipal corporations, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

Temple of Clarke asked unanimous consent to make House file No. ing a special order for next Tuesday at io A. м.

Granted.
On motion of Mattes of Sac, Senate file No. io3, a bill for an act making an appropriation of the sum of $\$ 4,975.27$ to Albert B. Cummins, W. B. Martin, B. F. Carroll and G. S. Gilbertson to reimburse them for funds advanced for the purpose of completing the tabulation of the state census of 1905 , with report of committee recommending passage, was taken up and considered and read for information.

Mr. Mattes moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeiMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott. Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Wise, Wright, Wyland, Mr. Speaker- 88.

The nays were:
None.
Absent or not voting:

Colclo, Dashiell, Freeman, Greene, Hakes, Jacobson, Lister, McDole, Stanbery, Whiting, Whitmer, Willson-12.

So the bill passed and the title was agreed to.
MOTION TO RECONSIDER.
The following motion to reconsider was filed:
I move to reconsider the vote by which Senate file No. 96 was lost, and the vote by which it went to its third reading.

H. L. Spaulding.

I second the motion.
M. F. McNir.

Martin of Pottawattamie asked unanimous consent to with draw from the committee on Retrenchment and Reform and from further consideration by the House, House file No. 234.

Granted.
On request of Darrah of Lucas leave of absence was granted McDole of Jackson until Monday.

Jones of Montgomery moved that the motion to reconsider Senate file No. 6 be laid on the table.

Motion prevailed.
On motion of Crose of Page the House adjourned.

## JOURNAL OF THE HOUSE.

$$
\left.\begin{array}{r}
\text { Hall of the House of Representativis, } \\
\text { Des Moines, Iowa, February 23, } 1906 .
\end{array}\right\}
$$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Dr. William L. Pearson, Oskaloosa, Iowa.

On request of Carden of Henry leave of absence was granted Skinner of Union until Monday.
report of joint committee on enrolled bills.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Spbaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled:

Senate file No. 76, a bill for an act to amend the law as it appears in section twenty-five hundred seventy-six (2576) of the supplement to the code so as to change the dates of the meetings of the State Board of Medical Examiners.

Also:
Senate file No. 71, a bill for an act to amend section thirty-five hundred forty (3540) of the code, in relation to the publication of original notices in commencement of actions against unknown defendants, and length of publication.

Also:
Senate file No. 140, a bill for an act relating to gifts, devises, or bequests to state institutions.

Also:
Senate file No. 155, a bill for an act to legalize the incorporation of the town of Meservey, Cerro Gordo County, Iowa, the election of its officers, and all acts done and ordinances passed by the council of said town.
H. L. Spaulding,

Chairman House Committee.
D. W. Turner, Chairman Senate Committee.

Adopted.
PETITIONS AND MEMORIALS.
Hambleton of Mahaska presented remonstrance of Local Union No. 2140 U. M. W. of A. against House files No. 183 and No. 133.

Referred to committee on Ways and Means.
Cobb of Taylor presented petition of residents of Clearfield, Taylor county, requesting the enactment of a law prohibiting he playing of base ball upon the Sabbath.
Referred to committee on Police Regulations.
Wise of Black Hawk presented petition of members of the Iowa National Guard and others requesting the passage of the Militia bill.

Referred to committee on Military.
Hart of Allamakee presented petition of voters of Allamakee county favoring the enactment of a primary law.

Referred to committee on Elections.
Kendall of Monroe presented petition of citizens and tax-payers of Monroe county requesting the enactment of a law requiring cities or towns of more than 600 people to incorporate.

Referred to committee on Municipal Corporations.
McAllister of Linn presented petition of voters and tax-payers relative to House file No. 163 relating to the erection of a swine pávilion.

Referred to committee on Appropriations.
REPORTS OF COMMITTEES.
Chassell of Plymouth, from the committee on Printing, submitted the following report:

Mr. Speaker-Your committee on Printing, to whom was referred House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five (555), twenty-seven hundred fifty-five (2755), twenty-eight hundred twenty-eight (2828), twenty-eight hundred forty-one (2841), eighteen hundred sixty-four (1864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944) nineteen hundred eighty-one (1981), twenty-three hundred seventy: two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (611), six hundred fifteen (615), six hundred thirty-three (633), nine hundred twenty-six (926), two thousend
three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602) of the supplement to the code: and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly relaling to legal publications, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with.the recommendation that the same be amended by adding the following as section thirty-two (32):

Section 32. That in the publication of notices as provided for; by this act, when the same shall be published in any paper published oftener than once a week, the succeeding publications of such notice shall be on the same day of the week as the first publication.

And when so amended that the bill do pass.

## E. D. Chasshll, <br> Chairman.

## Adopted.

Amendment adopted.

## Also:

Mr, Speaker - Your committee on Printing, to whom wes referred House file No. 247, a bill for an act to amend section four hundred forty-one (441) of the supplement to the code in regard to official newspapers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> E. D. Chassell,

Chairman.
Adopted, and the bill was indefinitely postponed.
Jepson of Woodbury, from the committec on Schools and Text-Books, submitted the following report;

Mr. Speaker-Your committee on Schools and Text-Books, to whom was referred House file No. 233, a bill for an act concerning and defining the crime of molesting or disturbing any public school when in session, and prescribing punishment therefor, beg leave to report that they have had the same under consideration ana have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> C. N. Jepson, Chairman.

Adopted, and the bill was indefinitely postponed.
Hambleton of Mahaska, from the committee on Mines and Mining, submitted the following report:

Mr. Speaker-Your committee on Mines and Mining, to whom was referred House file No. 36, a bill for an act providing that operators of mines
shall furnish shot firers in mines where shooting and blasting is done. (Additional to chapter nine (9) title twelve (12) of the supplement of the code) and to repeal section twenty-four hundred ninety-five-b (2495-b) of the supplement to the code, beg leave to report that they have had the same under consideration at have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE FOR HOUSE FILE NO. 36 .
A Bric for an act providing that operators of mines shall furnish shot firers in mines where shooting and blasting is done. (Additional to chapter nine (9), title twelve (12) of the supplement of the code) and to repeal section twenty-four hundred ninety-five-b (2495-b) of the supplement of the code.

## Be it enacted by the General Assembly of the State of Iowa.

Section 1. That in all mines in this state where coal is blasted from the solid, and where all shots or blasts are not fired at the expense of the company, owner or operator, by an electric shot firing machine, a sufficient number of practical, experienced men, to be designated as shot examiners and firers, shall be employed by the company, owner, or operator whose duty it shall be to inspect and do all the firing of shots or blasts prepared in a practical workmanlike manner in said mine or mines.
section 2. The shot examiners and firers, shall, immediately after the completion of their work, post a notice in a conspicuous place at the mine, in which shall be indicated the number of snots they did not fire, if any, specifying the number of the room, and designation of the entry, and giving reasons for not firing the same. In addition they shall keep a daily permanent record in which shall be entered the number of shots or blasts failing to explode, and the number of shots or blasts that in their judgment were not properly prepared and which they refused to fire, giving reasons for the same; the record to be in the custody of the superintendent or mine manager and to be available for inspection at all times by any person or persons interested.

Section 3. In all mines where shots or blasts are fired by an electric shot firing machine, the swich board shall be on the surface and enclosed in such manner as to prevent access thereto by any persons except the one whose duty it is to operate the switch board, which shall be so arranged as to prevent any connection being made with the mine below by any one except the party operating said board.

Section 4. Any wilful neglect, refusal or failure to do the things required to be done by any section, clause or provision of this act on the part of the persons or person herein required to do them or any violation of any of the provisions or requirements hereof, or any attempt to obstruct or interfere with any person in the charge of the duties herein imposed upon them, or any refusal to comply with any of the provisions of this act, shall be deemed a misdemeanor, punishable
for eachl offense by a fine of no less than one hundred dollars and not to exceed two hundred dollars, or by imprisonment in the county jail for a period not exceeding three months, or both; provided that whoever shall discover that any section of this act, or any part thereto, is being neglected or violated shall report the same to the superintendent of the mine and ask compliance therewith; and in case of failure to comply within a reasonable time shall, through the county attorney of the county wherein such neglect or violation is discovered, or any other attorney, should said county attorney fail or refuse to act promptly, take the necessary legal steps to enforce compliance therewith through the penalties herein provided.

Section 5. Section twenty-four hundred and ninety-five -b (2495-b) of the supplement of the code is hereby repealed.

And when so amended that the bill do pass.
A. F. N. Hambleton,

Chairman.

## Adopted.

Substitute amendment adopted.

## Also:

Mr. Spraker:-Your committee on Mines and Mining, to whom was referred House file No. 45, a bill for an act to amend section twenty-four hundred eighty-nine ( 2489 ) of the supplement of the code relating to compensation of the Board of Examiners of mine foremen, pit bosses, and hoisting engineers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the word "twenty," in the fourth line of section number one and inserting in lien thereof the word "forty."

And when so amended that the bill do pass.

> A. F. N. Hambleton, Chairman.

Adopted.
Amendment adopted.
Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Spearer-Your committee on Agriculture, to whom was referred House file No. 8, a bill for an act to amend section sixteen hundred sixty (1660) of the code of 1897, relating to appropriations from county to agricultural associations. beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. S. Pritchard,

Chairman.

Adopted, and the bill was indennitely postponed.
Weeks of Guthrie, from the committee on Federal Relations, submitted the following report:
Mr. Speaker-Your committee on Federal Relations, to whom was referred Senate concurrent resolution relative to the amendment of a pure food law by the Congress of the United States, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the Heuse with the recommendation that the same be indefinitely postponed.
E. W. Whats,

Chairman.
Mr. Weeks moved to adopt the report.
Epperson of Wapello moved to amend the motion by substituting therefor a motion to concur in the resolution.

Amendment adopted.
A roll call was demanded on the question, Shall the House concur?

The result was as follows:
The yeas were:
Bailey, Bealer, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Conn, Crose, Cummings, Dashiell, Dow, Epperson, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Head, Heles, Hume, Jepson, Kendall, Kling,Laird, Lister, Lowrey, Lundt, McAllister, McCreary, Maben, Meredith, Olson, Ritter, Robinson, Stoltenberg, Teach-out-42.

The nays were:
Bixby, Boland, Carden, Coburn, Colclo, Darrah, Davie, DeMar, Doran, Hollembeak, Jones, Kennedy, Langan, Leech, McClurkin, McCulloch, McNie, Martin, Nichols, Offill, Powers, Pritchard, Shaffer, Spaulding, Temple, VanEaton, Washburn, Weeks, Willson, Wise, Wright, Wyland. Mr. Speaker-33. .

Absent or not voting:
Cassel, English, Flenniken, Freeman, Hakes, Hanna, Hart, Jacobson, Koontz, McDole, McElrath, Mattes, Morris, Mott, Peet, Sankey, Saylor, Skinner, Springer, Stanbery, Summers, Teter, Welden, Whiting, Whitmer-25.

So the House concurred in the resolution.

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

> Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 54, a bill for an act to amend section four (4) chapter fiftyeight (58) acts of the Twenty-eighth General Assembly relating to the Department of Agriculture, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> J. S. Pritchard,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 218, a bill for an act to amend chapter four (4), title five (5) of the code, relating to the general powers of cities and towns, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. E. Teachout,<br>Chairman.

Adopted, and the bill indefinitely postponed.
Also:
Mr. Spraker-Your committee on Municipal Corporations, to whom was referred House file No. 127, a bill for an act to provide for the government of certain cities, amending title five $(\mathrm{V})$ of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. E. Teachout,<br>Chairman.

Adopted, and the bill was indefinitely postponed.
Bixby of Delaware, from the committee on Horticulture submitted the following report:

Mr. Speaker-Your committee on Horticulture, to whom was referred House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the State of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the word "locust" in the fourth (4) line of section four (4) after the word 'locust'" in the third (3) line, and when so amended that the bill do pass.

R. W. Hollembeak,<br>Chairman.

Adopted.
Amendment adopted.
Mr. Speaker-Your committee on Horticulture, to whom was referred House file No. 280 a bill for an act to amend chapter sixteen-a (16-a) of the supplement to the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> R. W. Hollembeak, Chairman.

Adopted.
Bealer of Linn, from the committee on Compensation of Public Officers, submitted the following report:

Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred House file No. 53, a bill for an act to amend section three hundred eight (308) of the code relating to the compensation of county attorney. beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following amendment be substituted:

Section 1. That the law as it appears in section three hundred eight (308) of the supplement to the code be and the same is hereby amended by adding after the word "collected"' in the twentieth line of said section the words and characters as follows:-
"Where he appears for the State, but not otherwise."
And when so amended that the bill do pass.

E. J. C. Bealer,<br>Chairman.

Adopted.
Amendment adopted.
Leech of Cedar, from the committee on Public Health, submitted the following report:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 86, a bill for an act to regulate and require the registration of births and deaths in Iowa, and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by ihe adoption of the committee substitute therefor:

SUBSTITUTE FOR HOUSE FILE NO. 86.
A Bill for an act to require and regulate the registration of births and deaths in the State of Iowa, and to repeal section two thousand five hundred sixty-six (2566) and two thosuand five hundred sixty-seven (2567) of the code, and to repeal chapter one hundred (100) laws of the Thirtieth (30) General Assembly.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. That for the complete and proper registration of births and deaths for legal, sanitary and statistical purposes, the Secretary of the State Board of Health is hereby constituted State Registrar of Vital Statistics, and it shall be his duty to promulgate and enforce all necessary rules and regulations that may be required to carry out the purpose of this act.

Section 2. The undertaker or the person in charge of the funeral of any person dying in Iowa, shall cause a certificate of death to be filled out, with all personal particulars contained in the standard blanks adopted by the U. S. Census Bureau, and with a statement of cause of death by attending physician, or in his absense, by the health officer or coroner, and shall file it with the State Registrar on or before the 5th day of each month for the month preceding and no sexton or superintendent of a cemetery shall permit interment, and no railroad or other transportation company shall permit shipment of the body unaccompanied by such certificate of deatn.

Section 3. The State Registrar shall furnish blank certificates of death to physicians and undertakers, and all proper forms and instructions for the effectual execution of the law.

Section 4. It shall be the duty of the State Registrar to furnish to the Clerk of the District Court of each county on or before the first day of February of each year, certificate transcripts of the certificates of death filed with him from the respective countries as well as similar transcripts of deaths of the U. S. Bureau at Washington, and to arrange by counties, bind and deposit in the State Historical Building at Des Mones the original certificates; and transcripts sent each county shall be bound at the expense of said county, and preserved for reference by the Clerk of the District Court.

Section 5. It shall be the duty of all assessors at the time of making assessment to obtain and report to the clerk of the District Court upon blanks adopted by the State Registrar and iurnished by the county auditor, such registration of births as occur within their respective districts for the year ending December 31st immediately preceding.

Section 6. The clerk of the Court in each county shall keep a book in which shall be recorded all marriages and divorces occuring within the county, together with such data respecting the same as shall be required by the State Registrar and shall report to said State Registrar on or before the first day of August in each year, such data respecting such marriages and divorces for the year ending June 30th immediately preceding, and the Clerk of the District Court of each county shall keep a book in which shall be recorded all births occuring within the county as shown by the returns filed in this office by the assessor as provided in the section preceding, and on or before the first day of August in each year shall furnish to the State Registrar a report of such births.

Section 7. There is hereby appropriated the sum of three thousand dollars ( $\$ 3,000.00$ ) or so much thereof as may be necessary to pay the expenses of printing, postage, clerk hire, and such other expenses as may be required, including a sum not to exceed twenty-five dollars ( $\$ 2500$ ) a month to the State Registrar in addition to his salary as otherwise authorized. All bills to be itemized, certified to, and approved by the State Registrar.

Section 8. Any person acting as undertaker, sexton, agent of a transportation company, or either person, violating any of the provisions of this act shall be fined not less than ten dollars (\$10.00) and not more than one hundred dollars ( $\$ 100.00$ ) or be imprisoned not more then sixty ( 60 ) days or be subject to both fine and imprisonment at the discretion of the court. It shall be the duty of the prosecuting attorney in each county upon complaint of the State Registrar to prosecute in such cases and the State Registrar shall endeavor to see that this act is uniformly and officially executed throughout this state.

Section 9. Sections twenty-five hundred sixty-six (2566) and twenty-five hundred sixty seven (2567) of the Code, and chapter one hundred (100) of the laws of the Thirtieth (30) General Assembly and all other acts and parts in conflict with this act are hereby repealed.

And when so amended that the bill do pass.

## L. J. Lefich. Chairman.

Adopted.
Substitute amendment adopted.

## introduction of bills.

By Maben of Hancock (by request), House file No. 319, a bill for an act to amend section one ( 1 ) of chapter eighty-nine (89) of the laws of the Thirtieth General Assembly, relating to the work of the State Veterinary Surgeon.

Read first and second time and referred to committee on Agriculture.

By Maben of Hancock (by request), House file No. 320, a bill for an act to amend section twenty-five hundred twenty-nine (2529), twenty-five hundred thirty (2530) and twenty-five hundred thirty-four (2534) of the code, to repeal and enact substitutes for section twenty-five hundred thirty three (2533) and twenty-five. hundred thirty-eight (2538) thereof, relating to the State Veterinary Surgeon.

Read first and second time and referred to committee on Agriculture.

By Weeks of Guthrie, House file No. 32 I , a bill for an act to amend section five thousand forty (5040) of the code, relative to breach of the Sabbath.

Read first and second time and referred to committee on Police Regulations.

By Weeks of Guthrie, House file No. 322, a bill for an act to legalize the incorporation of the town of Yale, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by th: Council of said town.

Read first and second time and referred to committee on Judiciary.

By Robinson of Emmet, House file No. 323, a bill for an act to amend section sixteen hundred fifty-seven-n (1657-n) chapter three (3) of the supplement to the code

Read first and second time and referred to committee on Agriculture.

By Doran of Boone, House file No. 324, a bill for an act requiring publication of the proceedings of city and town councils and fixing the rate of compensation therefor.

Read first and second time and referred to committee on Municipal Corporations.

By Willson of Washington, House file No. 325 , a bill for an act to amend section number forty-eight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures.

Read first and second time and referred to committee on Judiciary.

By Teachout of Polk, House file No. 326, a bill for an act making an appropriation to compensate James Lally for services rendered the state in the matter of improvement of capitok grounds under the orders of the Board of Capitol Commissioners.

Read first and second time and referred to committee on Claims.

On motion of Greene of Madison, Senate file No. 201, a bill for an act to legalize the ordinances, acts, proceedings, resolutions and amendments to the ordinances passed by the city council of Winterset, Iowa, and to legalize all the acts and elections of the incorporated cily of Winterset, Iowa, and to legalize all
the official acts of the city officials of Winterset, Iowa, acting as such officials, was taken up, considered and read for information.

Mr. Greene moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas.were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell,Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Geneva, Greeley, Greene, Gregory, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Meredith, Mott, Nichols, Offil, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-78.

The nays were:
None.
Absent or not voting :
Cheney, Colclo, Dashiell, Freeman, Frudden, Hakes, Hanna, Jacobson, Kennedy, Langan, McDole, McElrath, Mattes, Morris, Saylor, Skinner, Stanbery, Teachout, Temple, Weeks, Welden, Whitmer-22.

So the bill passed and the title was agreed to.
Greene of Madison asked unanimous consent to withdraw House file No. 27 from further consideration by the House.

Granted.

## SENATE MESSAGE CONSIDERED.

Senate concurrent resolution relative to the Secretary of State furnishing 5000 copies of the new pure food law in pamphlet form.

- Read first and second times and referred to committee on Agriculture.


## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

Mr. Speaker-I am directed to infurm your honorable body that the Senate has passed the following concurrent resolution in which the concurcurrence of the House is asked:

Concurrent resolution relative to furnishing certain clerks with codes and supplement to the codes.

Geo. A. Nemman,
Secretary.


#### Abstract

Also: Mr. SPEAKER-I aim directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to asking the Governor for more specific statements in regard to those made in his letter to the Republicans of Iowa.

Geó. A. Newman,


Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 167, a bill for an act making an appropriation for the erection of a monument in Elm Grove Cemetery, Washington, Iowa, over the grave of Timothy Brown, a soldier of the Revolutionary war.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 30, a bill for an act to repeal sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-five (2735), twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737), chapter thirteen (13), title thirteen (13) of the code of Iowa, and sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-six (2736), twentyseven hundred thirty-seven (2737), chapter thirteen (13) title thirteen (13) of supplement to the code of Iowa, and to define the qualifications of county superintendents, to provide for the examination and certification of teachers for the public schools, the qualification of teachers certificates, and the registration of the same.

> Geo. A. Newman, Secretary.

Greene of Madison asked unanimous consent to withdraw House file No. int from further consideration of the House.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker: Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 32, a bill for an act to amend section five hundred eighty-five (585) of the code relating to townships and township officers.

Also:
House file No. 98, a bill for an act making an appropriation for the purchase of twenty-five thousand (25000) railroad commissioners' official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

Also:
House file No. 138, a bill for an act to amend section forty-eight hundred twenty-one (4821) of the code, relating to hunting on enclosed land.

Also:
House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Chickasaw County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.
H. L. Spaulding,

Chairman.
Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS,

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 32, a bill for an act to amend section five hundred eighty-five (585) of the code, relating to townships and township officers.

Also:
House file No. 98, a bill for an act making an appropriation for the purchase of twenty-five thousand ( 25000 ) railroad commissioners' official maps to be distributed by the members of the General Assembly and Kailroad Commissioners.

Also:
House file No.138, a 'bill for an act to to amend section forty-eicht hundred twenty-one (4821) of the code, relating to hunting on enclosed tind.

Also;

House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Chickasaw County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.

> H. L. Spaulorng, Chairman House Committee.
D. W. Turner, Chairman Senate Committee.
Adopted.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate.
Mr. Speaker-I am directed to inform your honorable body that the Ssnate has passed the following concurrent resolution, in which the concurrence of the House is asked:

Concurrent resolution relative to adjournment Wednesday, February 28th. Geo. A. Newman,

Secretary.
The hour having arrived for special order No. 6, a motion to reconsider the vote by which House file No. 93, a bill for an act to require the displaying of the United States flag upon state buildings, county buildings, city buildings and school houses in independent school districts of two thousand inhabitants or more, on all National and State holidays, was lost, and by which it went to its third reading, was taken up and considered.

Hambleton of Mahaska and Weeks of Guthrie demanded a roll call on the metion to reconsider.

On the question, Shall the House reconsider the vote by which House file No. 93 was lost and by which it went to its third reading?

The yeas were:
Bealer, Bixby, Boland, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Crose, Dashiell, Dow, English, Epperson, Greene, Hambleton, Hart, Hollembeak, Jones, Kendall, Kling. Leech, Lister, McAllister, McClurkin, Mott, Offill, Olson, Robinson, Shaffer, Summers, Teachout, Van Eaton, Washburn, Weeks, Whiting, Wise-39.

The nays were:
Bailey, Buckingham, Calderwood, Carden, Clary, Coburn Darrah, Davie, DeMar, Doran, Flenniken, Geneva, Heles, Hume, Jepson, Kennedy, Koontz, Laird, Langan, Lowrey, Lundt, McCulloch, McElrath, Maben, Martin, Meredith,

Nichols, Peet, Powers, Pritchard, Ritter, Sankey, Spaulding, Springer, Stoltenberg, Temple, Teter, Welden, Wilson, Wright, Mr. Speaker-4I.

Absent or not voting:
Conn, Cummings, Freeman, Frudden, Greeley, Gregory, Hakes, Hanna, Head, Jacobson, McCreary, McDole, McNie, Mattes, Morris, Saylor, Skinner, Stanbery, Whitmer, Wyland20.

So the House refused to reconsider.
Wright of Webster moved to take from the table the minority recommendations on House file No. 14 .

Dow of Franklin moved the previous question.
Doran of Boone and Carstensen of Clinton demanded a roll call.

On the question, Shall the previous question be now put?
The yeas were:
Calderwood, Cheney, Colclo, Cummings, Dow, Flenniken, Geneva, Greene, Head, Hume, McAllister, McCreary, McColloch, McElrath, Maben, Meredith, Sankey, Springer, Weeks, Mr. Speaker - Ig.

## The nays were:

Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Darrah, Dashieli, Davie, DeMar, Doran, English, Epperson, Frudden, Greeley, Hambleton, Hart, Heles, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McClurkin, Martin, Mott, Nichols, Offil, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Temple. Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Wyland-66.

Absent or not voting: .
Freeman, Gregory, Hakes, Hanna, Hollembeak, Jacobson, Lowrey, McDole, McNie, Mattes, Morris, Saylor, Skinner, Stanbery, Whitmer-I 5 .

So the House refused to order the previous question.

Kendall of Monroe moved to amend the motion by making it apply to the bill and both reports.

Amendment adopted.
The motion to take the bill and reports from the table, as amended, prevailed.

Dow of Franklin moved to adopt the report of committee on House file No. I4.

Kendall of Monroe moved to substitute the recommendations of the minority for the report of the committee.

Hart of Allamakee moved that the motion of Mr. Kendall be made a special order for this afternoon at 2 o'clock.

Motion prevailed.
The Speaker announced that as Speaker of the House he had signed in the presence of the House, House files Nos. 138, 98, 194, 32 and Senate files Nos. 71, 140, 76 and 155.

Sankey of Decatur moved that 200 extra copies of House file No. 22 be printed for the use of the House.

Motion prevailed.
Dow of Franklin moved that when the House adjourn for to-day it be until Monday at 2 o'clock p. m.

Buckingham of Buena Vista moved to amend by making the hour io o'clock tomorrow morning.

Wise of Black Hawk moved to amend the amendment by making the hour 9:30 tomorrow morning.

Amendment to the amendment adopted.
Amendment adopted.
Motion as amended adopted.
On motion of Head of Greene the House adjourned until 2 o'clock this alternoon.

## AFTERNOON SESSION.

The House convened pursuant to adjournment.
Speaker Clarke in the chair.
The House took up consideration of special order, which was the motion of Kendall of Monroe to substitute the recommendations of the minority for the report of the committee.

Wright of Webster and Kendall of Monroe demanded a roll call.

On the question, Shall the recommendation of the minority be substituted for the report of the committee?

The yeas were:
Buckingham, Calderwood, Carstensen, Coburn, Cummings, Darrah, Dashiell, DeMar, Doran, Geneva, Hambleton, Hart, Hume, Jepson, Kendall, Kennedy, McAllister, McCreary, Martin, Pritchard, Robinson, Sankey, Spaulding, Temple, Teter, Van Eaton, Wright, Mr. Speaker-28.

The nays were:
Bailey, Bealer, Bixby, Boland, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Davie, Dow, English, Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Head, Heles, Hollembeak, Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McClurkin, McCulloch, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Shaffer, Springer, Stoltenberg, Summers, Teachout, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland-59.

Absent or not voting:
Freeman, Hakes, Hanna, Jacobson, Lowrey, McDole, McElrath, Mattes, Morris, Saylor, Skinner, Stanbery, Whitmer-13.

So the House declined to substitute the minority recommendations.

Head of Greene moved the adoption of the report of the committee to indefinitely postpone House file No. 14.

Adopted.
Chassell of Plymouth called up concurrent resolution relative to adjournment from Wednesday, February 28th, to Tuesday, March 6th, and moved that the House concur.

Offill of Jasper moved to lay the resolution on the table.
Kendall of Monroe and Jepson of Woodbury demanded a roll call.

On the question, Shall the resolution be laid on the table?
The yeas were:

Buckingham, Carstensen, Cheney, Clark, Clary, Cobb, Coburn, Conn, Crose, Dashiell, Davie, DeMar, Doran, Flenniken, Geneva, Greeley, Greene, Gregory, Hambleton, Hart, Head, Hollembeak, Jepson, Kendall, Kennedy, Kling, Laird, Leech, Lowrey, McAllister, McCreary, McNie, Maben, Martin, Meredith, Mott, Offill, Powers, Pritchard, Ritter, Sankey, Spaulding, Springer, Temple, Teter, Washburn, Weeks, Willson, Wise. Wright, Mr. Speaker-52.

The nays were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Christianson, Colclo, Cummings, Dow, English, Epperson, Frudden, Heles, Hume, Jones, Langan, Lister, Lundt, McClurkin, McCulloch, Nichols, Olson, Peet, Robinson, Shaffer, Stoltenberg, Summers, Van Eaton, Whiting, Wyland-33.

Absent or not voting:
Darrah, Freeman, Hakes, Hanna, Jacobson, Koontz, McDole, McElrath, Saylor, Stanbery, Teachout, Welden, Whitmer, Mattes, Morris- 15 .

The House laid the concurrent resolution on the table.

## REPORTS OF COMMITTEES.

Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 16, a bill for an act amendatory to and additional to chapter nineteen-a (19-a) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the following substitute:

SUBSTITUTE FOR HOUSE FILE NO. 16.
A Bill for an act amendatory to and additional to chapter nineteen-a (19-a) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.

## Be it Enacted by the General Assembly of Iowa:

Section 1. The Board of Dental Examiners may, without examination, issue license to practice to any dentist who shall have been in legal practice in some other state or territory for a period of at least five years, upon the
certificate of the Board of Dental Examiners or a like board of the State or territory in which such dentist was a practitioner; certifying his competency and that he is of good moral character and upon payment of twenty-five dollars $(\$ 25.00)$. Provided, however, that the state from which any practitioner may come shall have and maintain equal standards of laws regulaing the practice of dentistry and recognize exchange certificates issued by the Board of Examiners of the State of Iowa.

Section 2. Any duly licensed dentist of the State of Iowa who is desirous of changing his residence to that of another state or territory shall, upon application to the Board of Dental Examiners, and the payment of a fee of five dollars $(\$ 5.00)$, receive a certificate which shall attest that he is a duly licensed dentist of the State of lowa.

And when so amended that the bill do pass.

> M. L.. TEMPLE, Chairman.

Adopted.
Substitute amendment adopted.
Also:
Mr. Spfaker-Your committee on Ways and Means, to whom was referred Senate file No. 122, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code, relating to assessment and collection of collateral inheritance tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. THMPLE,
> Chairman.

Adopted.


#### Abstract

Also: Mr. Speaker:-Your committee on Ways and Means, to whom was referred House file No. 184, a bill for an act to amend title seven (7) chapter four (4) of the code and repealing section fourteen hundred seventy-seven-d ( $1477-\mathrm{d}$ ) of the supplement to the code and enacting a substitute therefor and repealing chapter fifty-one (51) of the acts of the Thirtieth General Assembly relating to fees for collections of collateral inheritance taxes and providing that part of the collateral inheritance taxes collected by the State shall be paid to the counties from whence they are collected and relating to rate of taxation on inheritance of alien heirs, beg leave to report that the have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.


> M. L. Temple, Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 183, a bill for an act to repeal section twenty-nine hundred seventy-two (2972) of the code and enact a substitute therefor, and to repeal section four thousand eleven (4011) of the code and enact a substitute therefor, relating to exemptions to the heads of families resident in this state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Ways and Means, to whom was referred Senate file No. 61, a bill for an act to amend the law as it appears in section seven hundred thirty-two (732) of the supplement to the code relating to the levy of taxes for library purposes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple, Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 173, a bill for an act to amend section number fourteen hundred seventy five (1475), title seven (7), chapter four (4) of the code, as amended by the laws of the Thirtieth General Assembly, chapter fifty-one (51), so that one-half of said tax shall be paid the county treasurer in which the estate is being administered, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. L. Temple, Chairman.

Adopted, and the bill was indefinitely postponed.
English of Polk, from the committee on Insurance, submitted the following report:

Mr. Speaker-Your committee on Insurance, to whom was referred House file No. 168, a bill for an act to prevent any fire insurance company from insuring any property for a greater sum than the actual cash value thereof and providing for violation of the provisions thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Emory H. English, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
,
MR. SPRAKAKR-Your committee on Insurance, to whom was referred House file No. 257, a bill for an act to amend section seventeen hundred nine ( 1709 ) of the code and of the supplement to the code, relating to Insurance, beg leave to report that they have had the same under consideration and instructed me to report the same back to the House with the recommendation that the same do pass.

Emory H. English, Chairman
Adopted.
George $W$. Myers resigned as janitor of the cloak room and William N. Abraham was sworn in to fill the vacancy.

On motion of Cobb of Taylor the House adjourned until 9:30 tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives Des Moines, Lowa, February 24, 1906.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Andrew M. Shea, of Ames, Iowa.

The Journal of Wednesday, February 21st, was corrected and approved.

PETITIONS AND REMONSTRANCES.
McClurkin of Louisa presented petition of voters and tax payers of Oakville, Louisa county, relative to the maintenance of telephone and telegraph lines along the public highway.

Referred to committee on Telegraph, Telephone and Express.
Wise of Black Hawk presented petition of citizens of Black Hawk county favoring the passage of the law for the protection of birds.

Referred to committee on Fish and Game.
Van Eaton of Lyon presented petition of citizens of Lyon county relative to Sunday observance bill.

Referred to committee on Police Regulations.
Frudden of Dubuque presented remonstrance of Dubuque Trades and Labor Congress against the passage of House file No. I33.

Referred to committee on Judiciary.
Boland of Iowa presented petition of citizens of Iowa county relative to five year limit on petitions of consent.

Referred to committee on Suppression of Intemperance.
Buckingham of Buena Vista presented petition of residents of Storm Lake requesting the enactment of a law to prohibit the playing of base ball on the Sabbath.

Referred to committee on Police Regulations.
Laird of Fremont presented petition of citizens of Fremont county asking the passage of a primary law.

Referred to committee on Elections.

## SENATE MESSAGES CONSIDERED.

Senate file No. 167, a bill for an act making an appropriation for the erection of a monument in Elm Grove Cemetery, Washington, Iowa, over the grave Timothy Brown, a soldier of the Revolutionary War.

Read first and second time and referred to committee on Appropriations.
Senate file No. 30, a bill for an act to repeal sections twentyseven hundred thirty-four (2734), twenty-seven hundred thirtyfive (2735), twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737), chapter thirteen (13), title thirteen (13), of the code and sections twenty-seven hundred thirty-four (2734) twenty-seven hundred thirty-six (2736) of the supplement to the code, and define qualifications of county superintendents, and other purposes.

Read first and second time and referred to committee on Schools and Text-Books.

Concurrent resolution relative to furnishing codes, supplements to the code and session laws to certain officers of the General Assembly.

Unanimous consent having been granted to taking up of the resolution at this time, English of Polk moved that the resolution be concurred in.

Motion prevailed and the House concurred.
Concurrent resolution relative to a request to the Governor for information on certain points.

Laid over under rule 34 .
On request of Weeks of Guthrie leave of absence was granted Cummings of Marshall until Tuesday.

On request of Hambleton of Mahaska leave of absence was granted Pritchard of Wright until Wednesday.

Unrequest of Lister of Grundy leave of absence was granted Teachout of Polk and Conn of Butler until Tuesday.

On request of Springer of Buchanan leave of absence was granted Clary of Chickasaw until Tuesday.

On request leave of absence was granted Hart of Allamakee until Monday.

On request leave of absence was granted Cassel of Jefferson until Thursday.

On request leave of absence was granted Welden of Hardin until Monday.

Robinson of Emmet presented petition of voters and tax payers of Estherville relative to telegraph and telephone lines on public highways.

Referred to committee on Telegraph, Telephone and Express.
Koontz of Johnson presented petition of citizens of Johnson county relative to change in road laws.

Referred to committee on Rnads and Highways.
REPORT OF COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House file No. 32, a bill for an act to amend section five hundred eighty-five (585) of the code relating to townships and township officers.

Also:
House file No. 98, a bill for an act making an appropriation for the purchase of twenty-five thousand (25000) railroad commissioners'. official maps to be distributed by the members of the General Assembly and Railroad Commissioners.

Also:
House file No. 138, a bill for an act to amend section forty-eight hundred twenty-one (4821) of the code, relating to hunting on enclosed land.

Also:

House file No. 194, a bill for an act to legalize the incorporation of the town of Ionia, Chickasaw county, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.
H. L. Spaulding,

Chairman.
February 23, 1906.
Adopted.
On motion of McAllister of Linn, House file No. 258, a bill for an act to legalize the appointment of trustees for Cedar township, Linn county, Iowa, by the auditor of said county for the year 1906, with the report of committee recommending passage, was taken up and considered.

Mr. McAllister moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Gregory, Hambleton, Head, Heles, Hollembeak, Hume, Jacotson, Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Washburn. Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-72.

The nays were:
None.
Absent or not voting:
Bealer, Cassel, Clary, Conn, Cummings, Darrah, Dow, Freeman, Greeley, Greene, Hakes, Hanna, Hart, Jepson, Kendall, Kennedy, McDole, McElrath, Mattes, Morris, Pritchard, Saylor, Skinner, Stanbery, Summers, Teachout, Welden,Whitmer -28 .

So the bill passed and the title was agreed to.
On motion of Cheney of Clay, House file No. i60, a bill for an act to amend section eight hundred ten (810) of the code, relat-
ing to notice of street improvement and sewers, with report of committee recommending passage, was taken up and considered.

Spaulding of Howard moved to amend by striking out the words "of Iowa" in the seventh line of the bill.

Adopted.
Springer of Buchanan moved that the bill be referred to the committee on Judiciary.

Carried, and the bill was so referred.
On motion of English of Polk, House file No. 269, a bill for an act to amend section seventeen hundred nine (i709) of the supplement to the code, relative to the insurance of live stock, was taken up, considered and read for information.

Wise of Black Hawk in the chair.
Mr. English moved that the rule be suspended and that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb,Colclo,Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hambleton, Head, Heles, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, McAllister, McCulloch, McNie, Maben, Martin, Mott, Offill, Olson, Powers, Ritter, Robinson, Shaffer, Spaulding, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Whiting, Wise, Wright, Wyland-57.

The nays were:
Calderwood, Coburn, Lundt, McCreary, Meredith, Nichols, Peet, Sankey, Springer, Willson-1-10.

Absent or not voting :
Bealer, Boland, Cassel, Clary, Conn, Cummings, Darrah, Dow, Freeman, Greene, Gregory, Hakes, Hanna, Hart, Hollembeak, Jepson, Kendall, Lowrey, McClurkin, McDole, McElrath, Mattes, Morris, Saylor, Skinner, Stanbery, Stoltenberg, Teachout, Welden, Whitmer, Mr. Speaker-33.

So the bill passed and the title was agreed to.

On motion of McNie of Benton Senate file No. 59, a bill for an act to amend section twenty-four hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law, was made a special order for Tuesday at 10:30 A. M.

On motion of Robinson of Emmet, House file No. 285, a bill for an act tol legalize the special election held in Armstrong, Monday, May 18, A. D. 1903, granting a franchise to the Armstrong Light and Heating Company, and all the ordinances, resolutions and acts of said council with reference thereto recited in this act, with report of committee recommending passage, was taken up, considered and read for information.

Mr. Robinson moved that the rule be suspended, that the reading just had be considered the third reading, which motion prevailed unanimously.

On the question Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cheney, Christianson, Clark, Cobb, Colclo, Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hambleton, Head, Heles, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teter, Van Eaton, Whiting, Willson, Wise, Wright-67.

The nays were:
None.
Absent or not voting:
Buckingham, Cassel, Chassell, Clary, Coburn, Conn, Cummings, Darrah, Dow. Freeman, Greene, Gregory, Hakes, Hanna, Hart, Hollembeak,Jepson, Kendall, McDole, McElrath, Mattes, Morris, Pritchard, Saylor, Skinner, Teachout, Temple, Washburn, Weeks, Welden, Whitmer, Wyland, Mr. Speaker-33.

So the bill passed and the title was agreed to.
The Journal of Friday. February 23rd, was corrected and approved.

Head of Greene moved to take from the table Senate concurrent resolution relative to adjournment.

Wright of Webster and Laird of Fremont demanded roll call on this question.

On the question, Shall the resolution be taken from the table?
The yeas were:
Bàiley, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Christianson, Colclo, Dashiell, Doran, English, Epperson, Flenniken, Frudden, Hambleton, Head, Heles, Hume, Jacobson, Jones, Koontz, Langan, Lundt, McClurkin, McCulloch, Nichols, Olson, Peet, Ritter, Robinson, Shaffer, Stoltenberg, Summers, Van Eaton, Whiting-37.

The nays were:
Buckingham, Cheney, Clark, Cobb, Coburn, Crose, Davie, De Mar, Geneva, Greeley, Gregory, Hakes, Kennedy, Kling, Laird, Leech, Lister, Lowrey, McAllister, McCreary, McNie, Maben, Martin, Meredith, Mott, Powers, Sankey, Spaulding, Springer, Temple, Teter, Willson, Wise, Wright-33.

Absent or not voting:
Cassel, Clary, Conn, Cummings, Darrah, Dow, Freeman, Greene, Hakes, Hanna, Hart, Hollembeak, Jepson, Kendall, McDole, McElrath, Mattes, Morris, Offill, Pritchard, Saylor, Skinner, Stanbery, Teachout, Washburn, Weeks, Welden, Whitmer, Wyland, Mr. Speaker-30.

So the motion prevailed, and the resolution was taken from the table.

Head of Greene moved that the House concur in the Senate resolution.

Laird of Fremont moved to amend by inserting the words "Friday, March 2" in lieu of the words "Tuesday, March 6."

Lost.
Wright of Webster moved to amend by inserting the words "when we adjourn today" in lieu of the words "when we adjourn Wednesday, February 28."

Lost.

Teter of Marion moved to amend by inserting the words "Monday. March 5, at 2:30 P. M." in lieu of "Tuesday, March 6." Lost.

Lister of Grundy moved to make further consideration of the resolution a special order for next Wednesday at io o'clock.

Lost.
Wright of Webster and Hollembeak of Adair demanded a roll call on the question of concurring in the resolution.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bix̣by, Boland, Calderwood, Carden, Carstensen, Chassell, Christianson, Colclo, Dashiell, Doran, English, Epperson, Flenniken, Frudden, Hambleton, Head, Heles, Hume, Jacobson, "Jones, Koontz, Langan, Lundt, McClurkin, McCulloch, Nichols, Olson, Peet, Ritter, Robinson, Shaffer, Stoltenberg, Summers, Van Eaton, Whiting-37.
'The nays were:
Buckingham, Cheney, Clark, Cobb, Crose, Davie, DeMar, Geneva, Greeley, Hollembeak, Kennedy, Kling, Laird, Leech, Lister, Lowrey, McAllister, McCreary, McNie, Maben, Martin, Meredith, Mott, Powers, Sankey, Spaulding, Springer, Temple, Teter, Willson, Wise, Wright-33.

Absent or not voting:
Cassel, Clary, Coburn, Conn, Cummings, Darrah, Dow, Freeman, Greene, Gregory, Hakes, Hanna, Hart, Jepson, Kendall, McDole, McElrath, Mattes, Morris, Offill, Pritchard, Saylor, Skinner, Stanbery, Teachout, Washburn, Weeks, Welden, Whitmer, Wyland, Mr. Speaker-30.

So the House concurred in the resolution.
On request Skinner of Union was granted leave of absence until March 6th.

On motion of Frudden of Dubuque the House adjourned until Monday, at 2 o'clock P. M.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Rrpresentatives, } \\ \text { Des Moines, Iowa, February } 26,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. J. Haggett, of Des Moines, Iowa.

Pritchard of Wright presented the following resignation and moved its acceptance:

Des Mornes, Feb. 26, 1906.
Hon. G. W. Clarke, Speaker House of Representatives.
Dear Sir-I hereby resign my position as Assistant Clerk of the House of Representatives for the Thirty-first General Assembly, same to become immediately effective.

Respectfully yours,
W. C. Ramsay.

Motion prevailed.
Pritchard of Wright moved that P. D. O'Leary be elected to fill the vacancy caused by the resignation of W. C. Ramsay.

Motion prevailed and Mr. O'Leary, was declared elected and was sworn in'by the Chief Clerk.

The following communication was recieved from the Governor:

## To the Senate and House of Representatives of the Thirty-first General Assembly.

It becomes my sad duty to inform you officially of the death of Colonel David B. Henderson, which occurred yesterday afternoon at his home in Dubuque.

In the death of Colonel Henderson Lowa has lost one of her most distin. guished men. In his early years he gave to his country a service which ever since has endeared him to all his countrymen, and which entailed upon him a life of suffering, the intensity of which would have overcome most
men, but which with him was an inspiration to a long, noble leadership. In his later years he held firmly and with universal concurrence a place second only to one other in power and influence, and in the discharge of its difficult duties he not only added to his own fame, but reflected the highest honor upon his state.

His people admired him for the strength of his purpose and the courage of his public utterance; they loved him for his generous heart, his broad sympathies, and his splendid fellowship.

Respectfully,
Albert B. Cummins, Governor.

Received and passed on file.
PETITIONS AND MEMORIALS.
Jacobson of Winneshiek presented memorial of the Northeastern Iowa Society for the Prevention of Tuberculosis relative to the establishment of a hospital for consumptives.

Referred to commitee on Public Health.
Ritter of Des Moines presented remonstrance of business men of Burlington against House file No. 24I.

Referred to committee on Labor.
Nichols of Muscatine presented petition of citizens of Muscatine relative to telephone and telegraph lines.

Referred to committee on Telegraph, Telephone and Express.

Heles of Dubuque presented remonstrance of Dubuque Trades and Labor Congress against House file No. 135.

Reterred to committee on Labor.
Jones of Montgomery presented petition of druggists and grocers of Red Oak relative to House file No. 259.

Referred to committee on Pharmacy.
Hambleton of Mahaska presented petition of Oskaloosa commercial club relative to the bill for an act to prohibit unfair discrimination.

Referred to committee on Judiciary.
Wright of Webster presented petition of insurance associations relative to tax on state co-operative insurance associations.

Referred to committee on Ways and Means.

Meredith of Cass presented petition of resident tax payers of Cass county, relative to repeal of the present road law.

Referred to committee on Roads and Highways.
Ceter of Marion presented petition of citizens and voters of Marion county requesting repeál of present road law.

Referred to committee on Roads and Highways.

## REPORT OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speakir-Your committee on Judiciary, to whom was referred House file No. 292, a bill for an act to amend sections thirty-six hundred seventy-six (3676), thirty-six hundred eighty-seven (3687) fifty-three hundred sixty-three (5363) and fifty-three hundred sixty-nine (5369) of the code, relating to the manner of selecting jurors in civil and criminal cases, beg leave to report that they have the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kindall,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Frudden of Dubuque offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Be it resolved by the Honse, the Senate concurring, That a committee of seven from the House to be appointed by the Speaker of the House and five from the Senate, to be appointed by the President of the Senate, to attend the funeral of the late Hon. D. B. Henderson, ex-Speaker of the House of Representatives at Washington, D. C., and a gallant soldier of the war of the rebellion. Also to draftl suitable resolutions to his memory, that same may be spread on the records of this General Assembly and a copy of same forwarded to his family.

Adopted.
Flenniken of Clayton offered the following resolution, and moved that the rule be suspended and the resolution be adopted:

Wherfas, The Honorable Dwight W. Chase, one of the pioneers of northeastern Iowa, a gallant soldier of the war of the Rebellion and an honored member of this House in the Ninth General Assembly, serving at the regular session of 1862 , and also at the special session of that body called in that year, passed away at the home of his daughter in Salina, Kansas, on the 18th day of January, 1905; therefore, be it

Resolved, That a committee of three be appointed to present resolutions. commemorating his life and services to his state and the nation.

Adopted, and the speaker appointed as such committee Flenniken of Clayton, Bixby of Delaware and Springer of Buchanan.

Hambleton of Mahaska offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Hon. James Bridges, an honored member of this House in the Eighteenth and Nineteenth General Assemblies, then of Mahaska county, Iowa, departed this life at Oskaloosa, Lowa, February 23, 1906; therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorating his services to the State and Nation.

Motion prevailed and the Speaker appointed as such committee Hambleton of Mahaska, Epperson of Wapello and Geneva of Keokuk.

Bixby of Delaware offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Honorable Joseph Chapman, an honored member of the Sixteenth and Seventeenth General Assemblies from Delaware county, departed this life at his home in Delaware county, October 30, 1905; therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorative of his life and services to the State.

The motion prevailed and the Speaker appointed as such committee Bixby of 'Delaware, Shaffer of Fayette and Heles of Dubuque.

On request of Buckingham of Buena Vista leave of absence was granted McElrath of Woodbury until tomorrow.

On request of Doran of Boone leave of absence was granted Washburn of Mills until next week.

On request of Wise of Black Hawk leave of absence was granted Bealer of Linn until next week.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Spacker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution pertaining to the death of the late Colonel D. B. Henderson:

Resolved by the Senate, the House concurring, That a joint committee, consisting of five members of the Senate and seven members of the House, to be appointed by the President of the Senate and Speaker of the House
respectively, and of which the Lieutenant Govenor shall be Chairman, be appointed to attend, as representing this General Assembly, the funeral of the late David B. Henderson, at the city of Dubuque, March 1, 1906.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 43, a bill for an act relating to elections, form of and manner of marking the ballots.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 133, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, certain lands located in Pottawattamie county, Iowa. Geo. A. Newman,

Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 184, bill for an act to legalize the acts of the town council of the town of Ida Grove, Iowa.

> Gro. A. Newman, Secretary.

## Also:

Mr. Speaker-I am instructed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 180, a bill for an act to appropriate money for the erection of a monument over the grave of John Morgan, a soldier of the Revolutionary war.

## Gro. A. Newman, Secretary.

Also:
Mr. Speaterr-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the House is asked:

Senate joint resolution No. 3, directing the Governor of the State of Iowa to invite governors of other states to appoint representatives to an interstate convention.

Geo. A, Newman,

Secretary.

## Also:

Mr. Speaker - 1 am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the Senate was asked:

House file No. 269, a bill for an act to amend section seventeen hundred nine (1709) of the supplement to the code, relative to the insurance of live stock.

> Gro. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to Senate file No. 201, a bill for an act to legalize the ordinances, acts and resolutions passed by the city council of Winterset, Iowa.

> Geo, A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 187, a bill for an act to amend division twenty (20) of section four hundred twenty-two (422) of the code relating to the powers of the board of supervisors.

Geo. A. Newman,
Secretary.

## INTRODUCTION OF BILLS.

By Wise of Black Hawk, House file No. 327, a bill for an act to authorize state and savings banks and loan and trust companies to act as guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator, and providing for the regulation and examination of loan and trust companies and the payment of fees for examination.

Read first and second time and referred to committee on Judiciary.

By Special Committee, House file No. 328, a bill for an act to repeal section one hundred twenty-three (123) of the code and
the same is found in the supplement to the code, and to enact a substitute therefor, relating to the biennial fiscal term.

Read first and second time and passed on file.
By Special Committee, House file No. 329, a bill for an act to amend section one hundred twenty-two (I22) of the code relatng to biennial reports of officers.

Read first and second time and passed on file.
By Special Committee, House file No. 330, a bill for an act to repeal sections one thousand fifty-seven (1057), one thousand sixty-four (1064), one thousand sixty-five (1065), one thousand sixty-six (1066), one thousand sixty-eight (IO68), one thousand seventy (1070), one thousand seventy-one (1071), one thousand seventy-four (1074), and to enact substitutes therefor, relating to the election of officers and the terms of office,

Read first and second time and passed on file.
By Special Committee, House file No. 331, a bill for an act to amend section one hundred forty-six (146) of the code, relating to the term of office of the Custodian of Public Buildings.

Read first and second time and passed on file.
By Special Committee, House file No. 332, a bill for an act to amend section ten hundred ninety-three (IO93) of the code, relating to election boards.

Read first and second time and passed on file.
By Special Committee, House file No. 333, a bill for an act to repeal section one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the terms of county officers.

Read first and second time and passed on file.
By Special Committee, House file No. 334, a bill for an act to repeal section one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the term of office of county officers.

Read first and second time and passed on file.
By Hambleton of Mahaska, House file No. 335, a bill for an act to repeal section number sixteen hundred ninety-nine ( 1699 ) of the code, and enact a substitute in relation to investment of funds of insurance companies other than Life, and organized under chapter four (4) of the code.

Read first and second time and referred to committee on Insurance.

By Peet of Jones, House file No. 336, a bill for an act to authorize the executive council to convey to Jones county, Iowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eighty-five (85), north of range four (4), west of the fifth principal meridian.

Read first and second time and referred to committee on Judiciary.
.By Geneva of Keokuk, House file No. 337, a bill for an act to govern township assessors in taking assessments in rural districts outside incorporate cities and towns.

Read first and second time and referred to committee on Agriculture.

By Ritter of Des Moines, House file No. 338, a bill for an act to secure in matters of religious instruction a free exercise of religious preference to all inmates to state, county and city institutions, maintained for the detention of persons held to committal or confinement in any penal, correctional, charitable or educational institution or other place of confinement maintained and supported by public funds.

Read first and second time and referred to committee on Judiciary.
Jones of Montgomery asked unanimous concent to take from the table the motion to reconsider the vote by which Senate file No. 6 passed the House and went to its third reading.

Granted.
Unanimous consent was granted Hollembeak of Adair to withdraw his motion to reconsider the vote by which Senate file No. 6 passed the House and went to its third reading.

SENATE MESSAGES CONSIDERED.
Senate file No. 187, a bill for an act to amend division twenty (20) of section four hundred twenty-two (422) of the code relating to the powers of the board of supervisors.

Read first and second time and referred to committee on Judiciary.

Senate file No. 184, a bill for an act to legalize the acts of the town council of the town of Ida Grove, Iowa.

Read first and second time and referred to committee on Judiciary.

Senate file No. 43, a bill for an act to amend sections eleven hundred six (1106), eleven hundred nine (iIO9), eleven hundred nineteen (iII9), eleven hundred twenty (II20) and eleven hundred twenty-one (112I) of the code, relating to election, form of and manner of marking the ballots.

Read first and second time and referred to committee on Elections.

Senate file No. I80, a bill for an act making an appropriation for the erection of a monument at the Aspen Grove Cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan and providing the method of such erection.

Read first and second time and referred to committee on Appropriations.

Senate file No. I33, a bill for an act to grant and relinquish to the City of Council Bluffs, Iowa, the title of the State of Iowa, in and to Big or Spring Lake, located in Pottawattamie County, Iowa.

Read first and second time and referred to committee on Public Lands and Buildings.

Senate joint resolution No. 3, joint resolution directing the Governor of Iowa to invite the Governors of the several states to name representatives to an Interstate Convention, to be held at Des Moines, Iowa,or elsewhere, for the- purpose of securing such action on the part of the several states as will result in a Constitutional Convention for the proposal of an amendment to the constitution providing for the election of United States Senators by a direct vote.

Read first and second time and referred to committee on Constitutional Amendments.

On motion of Calderwood of Scott, House file No. 24I, a bill for an act to authorize the establishment of state employment offices under supervision of the Bureau of Labor Statistics, with report of committee recommendıng passage, was taken up, considered and read for information.

Mr. Calderwood moved to amend by inserting after the word "statistics," in the fourth line of section two (2) of the printed
bill the following: 'subject to approval of the Executive Council."

Adopted.
Mr. Calderwood moved to amend by inserting the words "or town" after the word "city" in the second line of the original bill and by striking out the second and third lines of the original bill the words "of the first class."

Adopted.
Mr. Calderwood moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question; Shall the bill pass?
The yeas were:
Calderwood, Carstensen, Chassell, Clark, Colclo, Cummings, Doran, English, Freeman, Hanna, Hollembeak, Hume, Jepson, Kendall, Leech, Lundt, McClurkin, McCulloch, McNie, Martin, Olson, Sankey, Saylor, Shaffer, Stoltenberg, Teter, Whiting, Willson, Mr. Speaker-29.

The nays were:
Cheney, Christianson, Cobb, Crose, Darrah, Dashiell, De Mar, Epperson, Flenniken, Frudden, Geneva, Hambleton, Head, Heles, Jacobson, Jones, Kling, Laird,.Lister, McCreary, McDole, Maben, Mattes, Meredith, Mott, Nichols, Offill, Peet, Powers, Pritchard, Ritter, Robinson, Spaulding, Springer, Summers, Temple, Van Eaton, Weeks, Wise, Wright--40.

Absent or not voting:
Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Clary, Coburn, Conn, Davie, Dow, Greeley, Greene, Gregory, Hakes, Hart, Kennedy, Koontz, Langan, Lowrey, McAllister, McElrath, Morris, Skinner, Stanbery, Teachout, Washburn, Welden, Whitmer, Wyland-3I.

So the bill having failed to receive a constitutional majority was declared lost.

On motion of Cheney of Clay, House file No. 299, a bill for an act to amend section fifteen hundred sixty-six-a ( $1566-a$ ) of the supplement to the code relating to publication of itemized accounts of township officers, was taken up, considered and read for information,

Colclo of Carroll moved to amend by striking out the word "may" at the end of the bill and inserting in lieu thereof the word "shall" and by inserting the words "a copy thereof" before the word "shall" in the third line of the original bill.

Chassell of Plymouth, moved to amend the amendment by inserting after the word "officers" and before the word "shall" the following, "a synopsis thereof showing the names of all persons to whom money has been paid and the money paid to each."

Amendment adopted.
Amendment as amended adopted.
Wright of Webster, moved to amend by striking out of the third line of the bill the word "chapter" and inserting in lieu thereof the word "section."
Amendment adopted.
Cheney of Clay, moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered che third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz,Laird, Leech, Lister, Lowrey, Lundt, McClurkin, McCulloch, McDole, McNie, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Temple, Teter, VanEaton, Weeks, Wise, Wright, Mr. Speaker - 74.

The nays were:
English--r.
Absent or not voting:
Bealer, Cassel, Clary, Cobb, Conn, Dow, Gregory, Hakes, Hart, Kennedy, Langan, McAllister, McCreary, McElrath, Martin, Morris, Skinner, Stanbery, Teachout, Washburn, Welden, Whiting, Whitmer, Willson, Wyland--25.

So the bill passed and the title was agreed to.

On motion of Buckingham of Buena Vista, House file No. 227, a bill for an act to amend chapter sixty eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses, with report of committee recommending passage as amended by substitute, was taken up, considered and read for information.

Wright of Webster moved to amend the bill by striking out section two (2) and inserting the following in lieu thereof:

Section 2. That section three (3) of said act be, and the same is hereby. amended by inserting after the word "district" in the second line thereto, and before the word "the" in the third line thereof the following:-
"The Board of Supervisors shall then examine the return of the engineer, and if the plan seems to be expedient and meets the approval of the Board of Supervisors, they shall direct the auditor to cause a notice to be given as hereinafter provided. But if it does not appear to be expedient and is not approved, the Board of Supervisors are hereby authorized to direct said engineer, or another engineer selected by them, to report another plan. When the plan, if any shall have been finally adopted by the Board of Supervisors, they shall order."'

Said section three (3) of said act is hereby further amended by striking rom line three thereof the word "shall' and by inserting after the word "thereafter" and before"the word "cause" in said line three the word "to"

And said section three (3) of said act is hereby further amended by adding thereto at the end of said section the following:-
' 'If at the day set for hearing before the Board of Supervisors it should appear that any person entitled to notice, as provided in this section, should not have been served with notice for the time, or in the manner as provided herein, the Board may postpone said hearing and set another time for the same, and motice of such day of hearing may be served on such omitted parties in the manner and for the same length of time, as provided for in this section, and by fixing said new day for hearing and by adjourning said proceedings to said time, the said Board of Supervisors shall not be held to have lost jurisdiction of the subject matter of said proceeding, nor of any parties so previously served with notice."

Adopted.
Mr. Buckingham moved that the rule be suspended, that the bill be considered engrossed and the reading just had be considered the third reading, which motion prevailed unanimously.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar,

Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrev, Lundt, McClurkin, McDole, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding. Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Weeks, Whiting, Wilson, Wise, Wright, Mr. Speaker-79.

The nays were:
Hanna-1.
Absent or not voting:
Bealer, Cassel, Clary, Conn, Dow, Gregory, Hakes, Hart, Kennedy, McAllister, McCreary, McCulloch, McElrath, Morris, Skinner, Stanbery, Teachout, Washburn, Welden, Whitmer-20.

Cheney of Clay, asked unanimous consent to withdraw House file No. 169 from further consideration by the House.

Granted.
House took up consideration of Senate concurrent resolution relative to death of the late David B. Henderson.

Kendall of Monroe moved to amend the resolution by the adoption of the following substitute:

Be it resolved by the Senate, the House concurring, That a joint committee, consisting of the President and five members of the Senate and the Speaker and seven members of the House, be appointed to attend as representing the Thirty-first General Assembly, the funeral of the late David B. Henderson at the city of Dubuque, Iowa, March 1, 1906, and to draft suitable resolutions to his memory to be reported to the Senate and House for consideration.

## Adopted.

On motion of Mr. Kendall the resolution as amended was concurred in.

Offill of Jasper moved that the House adjourn until 9:30 A. m. tomorrow.

Kendall of Monroe moved to amend by making the hour 9:00 o'clock.

Amendment adopted.
Motion as amended adopted and the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Rhpresentatives, $\}$ Des Moines, Iowa, February 27, 1906. \}

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Charles W. Wilson, What Cheer, Iowa.

Journal of Saturday, February 24th, was corrected and approved.

Wright of Webster asked unanimous consent to withdraw from committee on Constitutional Amendments all petitions relating to Woman Suffrage.

Granted.
Unanimous consent was then given to withdraw same from the House.

## PETITIONS AND MEMORIALS.

Jepson of Woodbury presented petition of merchants of Sloan relative to House file No. 259.

Referred to committee on Pharmacy.
Frudden of Dubuque presented memorial of teamsters of Dubuque protesting against the enactment of House files No. 133 and No. 183.

Referred to committee on Judiciary.
McNie of Benton presented petition of Superintendent of Sabbath Observance department of the W. C. T. U. relative to Sunday sports.

Referred to committee on Police Regulations.
McAllister of Linn presented petition of citizens of Linn county relative to House file No. 165

Referred to committee on Appropriations.

Frudden of Dubuque presented memorial of Julien Dubuque Union No. 9713, opposing House files No. 183 and 133.

Referred to committee on Ways and Means.
Frudden of Dubuque presented memorial of Trades and Labor Congress of Dubuque, opposing House file No. 183.

Referred to committee on Ways and Means.
MOTION TO RECONSIDER.
The following motion to reconsider was filed:
I move to reconsider the vote by which House file $\dot{N} o .299$ passed, and the vote by which it went to its third reading.

I second motion.
G. P. Christianson.
F. M. Epperson.

Wright of Webster offered the following resolution:
Be it Resolved by the House, That the Board of Control be requested to furnish to this House by Tuesday, March 13, 1906, a statement showing the unexpended balance in each of the separate funds for the different institutions under the control of said Board, remaining in the hands of the Treasurer of State, March 1, 1906; and that this statement include the unexpended balances of the support funds for each of said institutions on the above named date, and that it also state the date when the appropriations were made for the different amounts of unexpended balances.

Laid over under rule 34 .
On motion of Hanna of Kossuth House file No. 39, a bill for an act to amend section fifteen hundred thirty ( 1530 ) of the supplement to the code, giving boards of supervisors power to levy additional mill, with report of committee recommending passage as amended by substitute, was taken up and considered.

Jepson of Woodbury moved to amend by inserting before the word "that" in the first line of the bill the words, "That section fifteen hundred thirty ( 1530 ) of the supplement to the code be amended by, adding after the word 'dollar' the following."

Adopted.
Mr. Hanna moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Cobb, Coburn, Colclo, Conn, Crose,

Cummings, Darrah, Dashiell, Davis, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankyy, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-82.

The nays were:
None.
Absent or not voting:
Bealer, Buckingham, Cassel, Christianson, Clary, Geneva, Greene, Hart, McElrath, Saylor, Skinner, Stanbery, Teachout, Temple, Teter, Washburn, Welden, Whitmer-I8.

So the bill passed.
Chassell of Plymouth moved to amend by inserting the words "a bill" at the beginning of the title.

Adopted.
Title as amended agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body tha. the Senate has concurred in House amendments to Senate concurrent resolution relative to a joint committee to attend the funeral of the late David B. Henderson, and to draft suitable resolutions to his memory.

Gro. A. Newman.
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 138, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) of the supplement of the code.

Geo. A. Newman,
Secretary.
On motion of Gregory of Adams, House file No. 17, a bill for an act to amend chapter 53, acts of the Twenty-ninth General Assembly, relative to the duties of township trustees; the elec-
tion, duties and zompensation of road superintendents; the division and consolidation of road districts, and the collection of property and road tax, with report of committee recommending passage, was taken up and considered.

Coburn of Cherokee moved to amend by striking out section three (3).

Doran of Boone and Laird of Fremont demanded a roll call.
On the question, Shall the amendment be adopied?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Cheney, Christianson, Coburn, Colclo, Conn, Crose, Dow, English, Epperson, Flenniken, Frudden, Greeley, Greene, Hambleton, Head, Heles, Jacobson, Jepson, Jones, Kendall, Kling, Leech, Lister, Lowrey, McDole, Meredith, Mott, Nichols, Olson, Pritchard, Robinson, Saylor, Shaffer, Spaulding, Springer, Summers, Temple, Whiting, Wise, Wright, Mr. Speaker-47.

The nays were:
Carstensen, Chassell, Clark, Cobb, Darrah, Dashiell, Davie, DeMar, Doran, Freeman, Geneva, Gregory, Hakes, Hanna, Hollembeak, Hume, Kennedy, Koontz, Laird, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Morris, Offill, Peet. Powers, Ritter, Sankey, Springer, Stoltenberg, Teter, Van Eaton, Willson, Wyland-40.

Absent or not voting:
Cassel; Clary, Cummings, Hart, Langan, McElrath, Skinner, Stanbery, Teachout, Washburn, Weeks, Welden, Whitmer-I3.

So the amendment was adopted.
Coburn of Cherokee moved to amend by inserting the words "are freeholders and who" after the word "who" in the third line of section one (I) and after the word "who" in line twelve of section one (I.)

Amendment adopted.
Time having arrived for special order No. 7, Temple of Clarke moved that same be deferred until after the matter pending was disposed of.

Motion prevailed.

Gregory of Adams moved that House file No. I7 be referred to committee on Judiciary.

Motion prevailed and bill was so referred.
The hour having arrived for special order No. 8, being Senate file No. 59, a bill for an act to amend section twenty-four hundred fifty ( 2650 ) of the code, relating to the sale of intoxicating liquors under the mulct law, and Temple of Clarke having waived right of time for special order No. 7, the special order No. 8 was taken up on motion of McNie of Benton.

Jepson of Woodbury moved to refer the bill to the committee. on Judiciary.

Motion prevailed, and the bill was so referred.
On motion of Temple of Clarke, House file No. ing, a bill for an act to repeal section thirteen hundred six b (i306-b) of the supplement to the code and chapter forty-three (43) of the acts of the Thirtieth General Assembly and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations, with report of committee recommending passage as amended by substitute, was taken up and considered.

Cummings of Marshall in the chair.
Calderwood of Scott moved to amend by striking out the words " including cities acting under special charter" in lines five (5) and six (6) of section one (I) of the bill as found on page 517 of the Journal; also, the words "including cities acting under special charter" in line ten (IO) of section one (I); also, the words "or city" in line fifteen (15) of section one (I); also, the words "under special charter" in line sixteen (i6) of section one.

Adopted.
Sankey of Decatur moved to amend section two (2) by striking out in the fourth (4) line the words "qualified electors" and inserting in lieu thereof the words "resident freeholders".

Lost.
Temple of Clarke moved to amend by striking out of the last lines of section four (4) the words 'section two thousand eight hundred and twelve (2812) and section two thousand eight hundred and thirteen (2813)' and inserting in lieu thereof the words "chapter eight (8) title five (5) of the code".

Adopted.

Lundt of Tama moved to amend by inserting in section two (2) between the words "town" and "asking" the words "if the sanitation and health of the community seem to demand it."

Lost.
Darrah of Lucas moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Colclo, Conn, Cummings, Darrah, Dashiell, Davie, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Greeley, G̈reene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Leech, Lister, Lowrey, McAllister, McClurkin, McDole, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland-74.

## The nays were:

Laird, Lundt, McCreary, McCulloch, McNie, Springer-6.
Absent or not voting:
Bailey, Cassel, Clary, Cobb, Coburn, Crose, DeMar, English, Geneva, Heles, Hollembeak, Langan, McElrath, Nichols, Sankey, Skinner, Stanbery, Washburn, Whitmer, Mr. Speaker-20.

So the bill passed and the title was agreed to.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speakhr-I am directed to inform your honorable body that the President of the Senate herewith announces as committee on the part of the Senate to attend the funeral of the late David B. Henderson and to draft resolutions in regard to his life, Senators Crawford, Dunham, Courtright. Hartshorn and Wade.

Gro. A. Newman,
Secretary.
The Speaker appointed on the part of the House to attend the funeral of the late David B. Henderson and to draft resolv-
tions in regard to his life, Frudden of Dubuque, Greeley of Story, Kendall of Monroe, Wise of Black Hawk, Epperson of Wapello, Freeman of Pottawattamie and Springer of Buchanan.

Weeks of Guthrie moved that House file No. I2I be made a special order for ten o'clock tomorrow morning.

Motion prevailed.
On motion of English of Polk, House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives and making an appropriation therefor, with report of committee recommending passage as amended, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclৎ, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson. Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Whiting, Wilson, Wright, Wyland, Mr. Speaker--87.

The nays were:
None.
Absent or not voting:
Carden, Cassel, Clary, Greene, McClurkin, McElrath, Skinner Stanbery, Stoltenberg, Washburn, Welden, Wise--13.

So the bill passed and the title was agreed to.
Speaker Clarke in the chair.

Cobb of Taylor moved that the House adjourn until 9 o'clock tomorrow morning.

Kendall of Monroe moved to amend by making the hour $1: 30$ o'clock this afternoon.

Flenniken of Clayton moved to amend the amendment by making the hour 2 o'clock instead of 1:30.

Amendment to amendment adopted.
Amendment as amended adopted.
Original motion as amended prevailed and the house adjourned.

## AFTERNOON SESSION.

The House met pursuant to adjournment, Speaker Clarke in the chair.

Journal of Monday, February 26, was corrected and approved.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your cornmittee on Judiciary, to whom was referred House file No. 254, a bill for an act authorizing cemetery associations to make changes and improvements of cemetery grounds, and empowering their official boards to make assessments for the expense of keeping and caring for the grounds and graves, beg leave to report that they have had same under consideration and have instructed me to report the same back to the House with the recommendation the same be indefinitely postponed.

> N. E. Kendall, Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 272, a bill for an act in relation to a lost, stolen or destroyed note, bond, bill of exchange, draft, certificate of deposit, or other evidence of indebtedness, and prescribing when and how action may be brought thereon, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
fas :

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 298, a bill for an act to repeal sub-division one (1) of section thirty-four hundred forty-seven (3447) of the code, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted, and the bill was indefinitely postponed.
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 313, a bill for an act to prohibit city officers from engaging in contracts with the city, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 261, a bill for an act to amend section eight hundred ninetyfour (894) of the code, and to provide for the repair, maintenance and preservation of buildings and improvements upon real estate owned by a city, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## N. E. Kendall, <br> Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 250, a bill for an act to amend section fifteen (15) of chapter eighty (80), acts of the Thirtieth General Assembly, relating to the state hospital for inebriates, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUbStitute amhndmbnt for house file no. 250.
A Bill for an act to amend section fifteen (15), of chapter eighty (80), acts of the Thirtieth General Assembly relating to the State Hospital for Inebriates.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section fifteen (15) of chapter eighty (80), acts of the Thirtieth General Assembly, be and the same is hereby amended by adding thereto the following:

The Board of Supervisors of the county in which prosecution is had shall certify to the Board of Control of State Institutions an itemized statement of the costs of prosecution and maintenance incurred by the county wherein such prosecution is had, which certificate shall be indorsed by the trial judge, stating that the amount, as shown by said certificate is correct. On receipt of such certificate, the said Board of Control shall order a warant issued in favor of the county treasurer wherein su ch prosecution is had, for the amount of the costs and expenses so incurred, which shall be payable out of the support or contingent fund of said hospital for inebriates.

And when so amended that the bill do pass.

N. E. Kendall, Chairman.

Adopted.

## Substitute amendment adopted.

Also:
Mr. Speakhr-Your committee on Judiciary, to whom was referred House file No. 229, a bill for an act to amend-section twenty-four hundred thirty-nine (2439). of the code, relative to the collection of the mulct tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor.

## sUbStitute amendment for house file no. 229.

A Bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the Mulct tax.

Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section twenty-four hundred thirty-nine (2439) of the code be amended by inserting a period (.) after the word "sale" "ुुin the last line thereof, and by striking out the words, "to the highest bidder," and by adding the following: "The treasurer shall appoint, prior to such sale, three appraisers who shall appraise the value of any and all property to be offered at such sale, taking into account any superior, valid lien thereon, and file a separate appraisement for each parcel; and the cost thereof shall be added to the penalty. If at the sale an amount less than the tax and penalty and less than the appraisement is offered, the property shall be sold to the county, at the appraised value if it is less than the tax and penalty; or at the tax and penalty, if they are less than the appraised value. The provisions of sections fourteen hundred thirty-six (1436), fourteen hindred thirty-seven (1437), and fourteen hundred thirty-eight (1438) of the code shall apply to the redemption; but the supervisors may allow redemption for any amount deemed advantageous to the county; and in default thereof after notice to redeem as provided by section fourteen hundred forty-one (1441) of the code, the treasurer shall execute a deed to the county, without fee, and such deed shall have, so far as applicable, all the effect as provided
by section fourteen hundred forty-four (1444) of the code as to vesting in the county all the right, title, interest and estate of the former owner in and to the land conveyed. On redemption or on final sale of the property the proceeds shall be applied as provided by section twenty-four hundred fortyfive (2445) of the code. While thus acquiring title the county, to protect its interest, may bid in the property at ordiaary tax sale and acquire title nder the same terms and conditions as other tax sale purchasers."

And when so amended that the bill do pass.

N. E, Kendali,<br>Chairman.

Adopted.
Substitute amendment adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 214, a bill for an act to amend section nine hundred two (902) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

## Adopted.

Also:
Mr. Speakeq-Your committee on Judiciary, to whom was referred House file No 187, a bill for an act to repeal chapter thirty-one (31) of the laws of the Thirtith General Assembly, and to enact a substitute therefor, relating to sewers in cities and in incorporated towns, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

Adopted.

## Aíso:

Mr. Spraker-Your cominittee on Judiciary, to whom was referred Senate file No. I87, a bill for an act to amend division twenty (20), section four hundred twenty-two of the code, relating to power of the Board of Supervisors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on Agriculture.

N. E. Kendall,<br>Chairman.

Adopted, and the bill was so referred.

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 184 , a bill for an act to legalize the acts of the town council of the town of Ida Grove, Iowa, relating to the erection of the public building and fire station in the incorporated town of Ida Grove, lowa, and the subsequent of the officers of said town in relation thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 336, a bill for an act to authorize the Executive Council to convey to Jones countv, Iowa, a railroad through the east half of the southwest quarter of section thirty-three (33) township eighty-five (85) north of range four (4) west of the 5th principal meridian, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adonted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 325, a bill for an act to amend section number forty-eight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Choirman.

## Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 322, a bill for an act to legalize the incorporation of the town of Yale, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall.<br>Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 318, a bill for an act to legalize the incorporation of the town of Wooabine, Harrison county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendale,

Chairman.

## Adopted.

Also:
Mr. Sparker-Your committee on Judiciary, to whom was referred House file No. 301, a bill for an act to amend section thirty-four hundred ninety-four (3494) of chapter four (4), title eighteen (18) of the code, as the same appears in the supplement to the code, relating to the place of bring ing actions, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words "Code as the same appears in the" in the second line thereof, and when so. amended that the bill do pass.

> N. E. Kendall,
> Chairman.
Adopted
Amendment adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 268, a bill for an act to amend section two thousand six hundred forty-seven (2647) of the code, in relation to the powers of the Board of Trustees of the State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be referred to the committee on the Agricultural College.

> N. E. Kendall, Chairman.

Adopted, and the bill was so referred.
English of Polk, from the committee on Insurance, submitted the following report:

Mr Speaker-Your committee on Insurance, to whom was referred House file No. 317, a bill for an act to repeal section seventeen hundred sixty four (1764) of the code and to amend section thirteen hundred thirty-three-d (1333.d) of the supplement to the code, relative to insurance, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

Amend section one (1) by striking out all of said section after the word "expire" where it appears in the seventh line and insert in lieu thereof the following: "March lst of the year following the date of its issue," and when so amended that the same do pass and with the further recom-' mendation that it be referred to the committee on Ways and Means as it involves a question of revenue to the State.

Emory English, Chairman.

Adopted.
Amendment adopted.
Referred as recommended.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 103, a bill for an act making an appropriation of the sum of $\$ 4,978.27$ to Albert B. Cummins, W. B. Martin, B. F. Carroll and G. S. Gilbertson to reimburse them for funds advanced for the purpose of completing the tabulation of the State census of 1905.

## Also:

Senate file No. 201, a bill for an act to legalize the ordinances, acts, proceedings, resolutions and amendments to the ordinances passed by the city council of Winterset, Lowa, and to legalize all the acts and elections of the incorporated city of Winterset, in the county of Madison, State of Iowa, and to legalize all the official acts of the city officials of Wiaterset, lowa, acting as such officials.

> H. L. Spaulding,
> D. Chairman House Committee.
> Chairman Senate Committee.

Adopted.
INTRODUCTION OF BILLS.
By Cummings of Marshall, House file No. 339, a bill for an act to provide for better accounting by administrators, executors, guardians, trustees, receivers, commissioners and assignees for the benefit of creditors and other officers and persons appointed by courts to have the care and control of property or the receipt and disbursement of money.

Read first and second time and referred to committee on Judiciary.

Leech of Cedar asked unanimous consent to have House file No. 186 referred to the committee on Appropriations.

Granted and so referred.
The Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files No. 103 and 20 I .

On motion of Leech of Cedar, House file No. 126, a bill for an act to amend chapter one hundred one (IOI) laws of the Thirtieth General Assembly, relating to establishing and maintaining a State Board of Health Laboratory at Iowa City, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Leech moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-8I.

The nays were:
None.
Absent or not voting:
Buckingham, Cassel, Clary, Colclo, Greeley, Hart, Langan, McCulloch, McElrath, Morris, Offill, Peet, Pritchard, Skinner, Stanbery, Teachout, Washburn, Welden, Whitmer-I9.

So the bill passed and the title was agreed to.
On motion of English of Polk, House file No. ior, a bill for an act making an appropriation for the Benedict Home, Des Moine;

Iowa, with report of committee recommending passage as amended, was taken up and corsidered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles Hollembeak, Hum , Jacobson, Jepson, Jones, Kendall, Kling Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister McCreary, McCulloch, McDole, McElrath, McNie, Maben Martin, Mattes, Meredith, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teter, Van Eaton, Weeks, Whiting, Willson, Wright, Wyland, Mr. Speaker-80.

The nays were:

## None.

Absent or not voting:
Buckingham, Cassel, Clary, Colclo, Greeley, Hart, Kennedy, Langan, McClurkin, Morris, Nichols, Offill, Skinner, Stanbery, Teachout, Temple, Washburn, Welden, Whitmer, Wise-20.

So the bill passed and the title was agreed to.
On motion of Jepson of Woodbury, House file No. 64, a bill or an act making an appropriation for the Florence Crittenden Home at Sioux City, Iowa, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Jepson moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow,

English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Weeks, Whiting, Wright, Wyland, Mr. Speaker-82.

The nays were:
None.
Absent or not voting:
Buckingham, Cassel, Clary, Colclo, Greeley, Hart, Kennedy, McElrath, Offill, Pritchard, Skinner, Stanbery, Summers, Washburn, Welden, Whitmer. Willson, Wise-18.

So the bill passed and the title was agreed to.
On motion of Bixby of Delaware, House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the State of Iowa, with report of committee recommending passage as amended, was taken up and considered.

Kennedy of Lee moved to amend by striking out the word "ninety" in the first line of section six (6) and substitute in lieu thereof the word "seventy."

Amendment adopted.
Bixby of Delaware moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Chassell, Cheney, Christianson, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, English, Epperson, Frudden; Greeley, Greene, Hambleton, Hanna, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Meredith, Mott, Olson, Powers, Ritter, Saylor, Shaffer, Spaulding, Summers, Teachout, Temple, Van Eaton, Weeks, Wise, Mr. Speaker-55.

The nays were:
Bailey, Carstensen, Clark, Coburn, Doran, Dow, Freeman, Gregory, Heles, Hume, Maben, Mattes, Morris, Nichols, Peet, Robinson, Sankey, Stoltenberg, Teter, Wright-20:

Absent or not voting:
Carden, Cassel, Clary, Cobb, Conn, Flenniken, Geneva, Hakes, Hart, Jepson, Lister, Lowrey, McElrath, Martin, Offill, Pritchard, Skinner, Springer, Stanbery, Washburn, Welden, Whiting, Whitmer, Willson, Wyland-25.

So the bill passed and the title was agreed to.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to purchase of a floral offering for the funeral of Hon. David B. Henderson.

## Gro. A. Newman,

 Secretary.Frudden of Dubuque called up the Senate concurrent resolution relative to purchasing of a floral offering for the funeral of the late David B. Henderson and moved that the rule be suspended and the House concur in the resolution.

The motion prevailed unanimously.
On motion of Mattes of Sac the House adjourned to 9 o'clock tomorrow morning.

## fOURNAL OF THE HOUSE.

Hall of the House of Representatives, \} Des Moines, Iowa, February 28, 1906.$\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Mott Mitchell of Coin, Iowa.
The Journal of Tuesday, February 27, was corrected and approved.

## PETITIONS AND MEMORIALS.

Wright of Webster presented petition of Farmer's Mutual Insurance Association of Fort Dodge, asking repeal of the law imposing a tax on co-operative insurance companies.

Referred to committee on Ways and Means.
Hambleton of Mahaska presented petition of citizens of Mahaska county relative to the A. O. U. Model law.

Referred to committee on Judiciary.
Jepson of Woodbury presented petition of Brotherhood of Locomotive Firemen No. i12, opposing House file No. 183.

Referred to committee on Judiciary.
Jepson of Woodbury presented petitions of United Brotherhood of Carpenters No. 948 and Locomotive Engineers No. 82 protesting against the enactment of House file No. 183.

Referred to committee on Judiciary.
Heles of Dubuque presented petitions of Trades unions ot Dubuque against House files No. 183 and 133 .

Referred to committee on Judiciary.

McAllister of Linn presented petition of druggists of Cedar Rapids asking enactment of House file No. 259.

Referred to committee on Pharmacy.

## REPORTS OF COMMITTEES.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 110, a bill for an act to provide for the further encouragement and development of the dairy interests of the state and to appropriate money therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Joseph Mattas, Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 86, a bill for an act to regulate and require the registration of births and deaths in Iowa, and to repeal chapter 100, laws of the Thirtieth General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the Committee substitute therefor, as recommended by the Committee on Public Health, and when so amended that the same do pass. Joseph Mattes,

Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 146 a bill for an act appropriating the sum of eight hundred sixty eight and forty-eight one-hundredths dollars (\$868.48) to be paid to H. W. Tapley and Philip Morgan in settlement of all claims against the State of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the State, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor, and when so amended that the same do pass.

## Joseph Mattes, Chairman.

amendment substitute for house file no. 146.
A Bill for an act appropriating the sum of eight hundred sixty-two and thirty-eight one ${ }^{6}$ ndredths dollars ( $\$ 862.38$ ) to be paid to H. W. Tapley
and Philip Morgan in settlement of all claims against the state of Iowa by reason of the loss of valuable coins abstracted from the Historical building by an employee of the state:

Whereas, On ur about the thirty-first day of July, 1901, there was loaned to the Sitate Library and Historical Department a large collection of valuable and rare coins by H. W. Tapley and also a collection by Philip Morgan, and

Whereas, White such collection was in the possession and custody of the State a large portion thereof was stolen by an employee of the State; now therefore,

## Be it Enacted by the General Assembly of the State of Iowa;

Section 1. That there is hereby appropriated out of the money in the state treasury not otherwise appropriated the sum of eight hundred sixty-two and thirty-eight one hundredths dollars ( $\$ 862.38$ ) as payment in full for all claims against the state of Iowa arising out of said loss of said coins.

Sec. c. That the sum of money hereby appropriated shall be paid to the following named persons in the following sums: To H. W. Tapley eight hundred fifty-two dollars (\$852); to Philip Morgan ten and thirty-eight onehundreths dollars ( $\$ 10.38$ ).

Sec. 3. The Auditor of State, of the State of Iowa, is hereby authorized to draw his warrant upon the State treasury in favor of H.W. Tapley for eight hundred fifty-two dollars (\$852), and in favor of Philip Morgan for the sum of ten and thirty-eight one hundredtbs dollars ( $\$ 10.38$ ), when the said H. W. Tapley and Philip Morgan shall each file with the Auditor of State a receipt acknowledging full payment of all claims against the State growing out of the loss of said coins.

Sec. 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.

Ordered passed on file.
Also:
Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 206, a bill for an act to indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane, at Mt. Pleasant, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referreत Senate file No. 180, a bill for an act making an appropiation for the erection of a monument at the Aspen Grove Cemetery, Burlington, Iowa, to
perpetuate the memory of John Morgan and providing the method of such erection, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,<br>Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Appropriations to whom was referred Senate file No. 167, a bill for an act making appropriation for the erection of a monument in Elm Grove Cemetery, Washington, Iowa, over the grave of Timothy Brown, a soldier of the Revolutionary war, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos Mattes,<br>Chairman.

Adopted.
Also:
Mr. Sphaker - Your committee on Appropriations to whom was referred House file No. 294, a bill for an act to reimburse John Sharp for damages incurred in moving his restaurant on Agricultural grounds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes,<br>Chairman

Adopted and the bill was indefinitely postponed.
Jepson of Woodbury, from the committee on Schools and Text Books, submitted the following report:

Mr. Speaker-Your committee on Schools and Text Books to whom was referred Senate file No. 30 a bill for an act to repeal sections twentyseven hundred thirty-four (2734), twenty-seven hundred thirty-five (2735), twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737), of the code, and sections twenty-seven hundred thirty-four (2734). twenty-seven hundred thirty-six (2736), twenty-seven thirty-seven (2737), of the supplement to the code, and to define the qualifications of county superintendents; to provide for the examination and certification of teachers for the public schools; the classification of teachers' certificates, and the registration of the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. N. Jepson, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 136, a bill for an act to prohibit and punish the playing of the game commonly known as football in public schools beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

> C. N. Jepson, Chairman.

Ordere: passed on file.
Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Speaker-Your committee on Roads and Highways to whom was re ferred House file No. 276, a bill for an act to amend section 1630 of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
M. Z. Bailey,

Chairman
Adopted and the bill was indefinitely postponed.
McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Spraker-Your committee on Claims to whom was referred House file No. 179, a bill for an act to indemnify Chas. H. Tribby for damages caused by sewage from the State Hospital for Insane at Mt. Pleasant, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. F. MCNIE, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Claims to whom was referred House file No. 288, a bill for an act to reimburse Frank Eristow for injuries sustained while in the employ of the State, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

We recommend that the bill be referred to the committee on Appropriations.

> M. F. MCNIE, Chairman.

Adopted, and the bill was so referred.
Head of Greene, from the committee on Banks and Banking, submitted the following report:

Mr. Speaker-Your committee on Banks and Banking to whom was referred House file No. 289, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to assessment of national, state and savings banks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Mahlon Head,
Chairman.

## Adopted.

Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations to whom was referred House file No. 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923) and nine hundred twenty-four (924) of the code relating to the platting of land by the County Auditor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the attached substitute amendment, and when so amended that the bill do pass.

> H. E. Teachout, Chairman.

## A SUBSTITUTE FOR HOUSE FILE 286.

A Bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923), and nine hundred twenty-four (924) of the code relating to the platting of land by the County Auditor.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section mine hundred and twenty-two (922) of the code is hereby amended by adding the following words after the word "record" in the eleventh line thereof 'in his office and in the office of the County Recorder."

Sec. 2. Section nine hundred and twenty-three (923) of the code is hereby repealed and the following substitute is enacted in lieu thereof:
"Section 923. Platting for assessment and taxation. Whenever a congressional subdivision of land of one hundred and sixty acres or less, or any lot or subdivision, is owned by two or more persons in severalty, and the description of one or more of the different parts or parcels thereof cannot, in the judgment of the county auditor, be made sufficiently certain and accurate for the purposes of assessment and taxation without noting the metes and bounds of the same, he shall cause to be made and recorded in his office and the office of the county recorder a plat of such tract or lot with its several
subdivisions, including and replatting in such plat such other plats or parts thereof included within the same lot or congressional subdivision of land, as may seem to him to be required in accordance with the provisions of this chapter, proceeding as directed in the preceding section, and all of its provisions shall govern."

Sec. 3. Section nine hundred twenty-four (924) of the code is hereby amended by adding the following words aft $\epsilon \dot{r}$ the word 'Recorded' in the twentieth line thereof, "in his office and the office of the county recorder."

Adopted.
Substitute amendment adopted.
Also:
Mr. Speaker:-Your committee on Municipal Corporations to whom was referred House file No. 120, a bill for an act to amend section one thousand fourteen (1014) of the code in relation to cities under special charter, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
H. E. Teachout,

Chairman.
Adopted and the bill was indefinitely postponed.
Wright of Webster, from the Special Committee, submitted the following report:

Mr. Speaker-Your committee to whom was referred the election contest from the Eightieth Representative District of Iowa, beg leave to report tha $\mathbf{t}_{\mathbf{t}}$ they have had under consideration the expenses incurred by Charles Youde and G. R. Whitmer in making contest for the seat in this House for said district, and they find that the said Charles Youde has expended in said contest the sum of three hundred seventy dollars ( $\$ 370.00$ ), and the said G. R. Whitmer has expended for a like purpose the sum of one hundred twenty-five dollars ( $\$ 125.00$ ), anil this committee recommends that said Charles Youde be reimbursed in the said sum of three hundred seventy dollars ( $\$ 370.00$ ) and that said G. R. Whitmer be reimbursed in the. said sum of one hundred twenty-five dollars (\$125.00).

> R. M. Wriget, Chairman.

Report adopted.
Flenniken of Clayton, from the committee on Elections, submitted the following report:

Mr. Spraker-Your committee on Elections to whom was referred Senate file No. 43, a bill for an act to amend sections eleven hundred nine (1109), eleven hundred twenty (1120), and eleven hundred twenty-one (1121) of the code, and to amend the law as it appears in sections eleven hundred six (1106) and eleven hundred ninoteen (1119) of the supplement to the code, relating to elections, form of, and manner of marking the ballots, beg
leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. C. Flenniken, Chairman.

Adopted.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speakir-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 269, a bill for an act to amend section seventeen hundred nine (1709) of the, supplement to the code, relative to the insurance of live stock.
H. L. Spaulding,

Chairman.
Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr, Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 269, a bill for an act to amend section seventeen hundred nine (1709) of the supplement to the code, relative to the insurance of live stock.
H. L. Spaulding,

Chairman House Committee.
D. W: Turner,

Chairman Senate Committee.
Adopted.

> INTRODUCTION OF BILLS.

By Gregory of Adams, House file No. 340, a bill for an act to provide for the regulation of embalming and disposal of dead bodies, and to prevent the use of poisons in the preservation of dead bodies, and for a system of examination, registration and licensing of embalmers, and to impose penalties for the violation of its provisions.

Read first and second time and referred to committee on Public Health.

By English of Polk, House file No. 341, a bill for an act to appropriate the sum of four hundred forty-one dollars and
seventy cents (\$44I.70), for the relief of George F. Hunt, late ordnance sergeant in the Adjutant General's department of the State of Iowa, on account of balance of salary due under joint resolution number nine, acts of the Twenty-sixth General Assembly, and directing the manner of the payment of such appropriation.

Read first and second time and referred to committee on Claims.

By Doran of Boone, House file No. 342, a bill for an act pre viding for State registration of pure bred domestic animals and issuing certificates of registry therefor specifying duties of Secretary of the department of Agriculture of the State of Iowa and of the Executive Committee of the Department of Agriculture of the State of Iowa.

Read first and second time and referred to committee on Animal Industry.

By Special Committee, House file No. 343, a bill for an act to revise the laws relating to the sentence and commitment of persons convicted of crime, and providing for a system of reform and parole and to create the necessary officers therefor, defining their powers and duties, and to fix their compensation and appropriating the money necessary to carry the same into effect, and to repeal all acts and parts of acts in conflict therewith.

Read first and second times and referred to committee on Judiciary.

By Special Committee, House file No. 344, a bill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative District of Iowá.

Read first and second times and referred to committee on Appropriations.

Kendall of Monroe in the chair.
On motion of Hollembeak of Adair, House file No. 280, a bill for an act to amend chapter sixteen-a ( $16 \cdot a$ ), of the supplement to the code, with report of committee recommending passage, was taken up and considered.

Jepson of Woodbury moved to amend by striking out of section I all the first line up to and including the word "chapter" and inserting in lieu thereof the following:

That sections two thousand five hundred seventy-five-c (2575-c), two thousand five hundred seventy-five-d, (2575-d), two thousand five hundred seventy-five-e (2575-e), and two thousand five hundred seventy-five-f ( $2575-\mathrm{f}$ ) of the supplement to the code be amended.

That section two (2) of said bill be amended by striking out all of the first line thereof up to and including the figures " 2575 " and the letter " $c$ " in the first line thereof and inserting in lieu "that section $2575-\mathrm{c}$ of the supplement to the code be amended."

That section three (3) of the bill be amended by striking out all of the first line up to and including the figures ' 2575 " and the letter ' $f$ ', and inserting in lieu thereof the following: "that section 2575 -f of the supplement to the code be amended.

Amendment adopted.
Hollembeak of Adair moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flennıken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Saylor, Shaffer, Skinner, Spaulding, Summers, Temple, Teter, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland-79.

The nays were:

## None.

Absent or not voting:
Bealer, Cassel, Clary, Coburn, Dashiell, Greeley, Hart, Kennedy, McElrath, Maben, Offill, Robinson, Sankey, Springer, Stanbery, Stoltenberg, Teachout, Washburn, Welden, Whitmer, Mr. Speaker-2I.

So the bill passed and the title was agreed to.
On motion of Lundt of Tama, House file No. 53, a bill for act to amend section three hundred eight (308) of the code, relating
to the compensation of county attorney, with report of committee recommending passage as amended, was taken up and considered.

Mr. Lundt moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Calderwood, Carstensen, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell. Davie, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McNie, Martin, Mattes, Morris, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson Sankey, Saylor, Shaffer, Spaulding, Van Eaton, Weeks, Whiting, Wise, Wyland-6I.

The nays were:
Bixby, Carden, Cheney, Dow, Flenniken, Gregory, Jepson, McClurkin, McCulloch, Meredith, Nichols, Skinner, Springer, Summers, Temple, Teter, Wright, Mr. Speaker-i 8.

Absent or not voting:
Bealer, Boland, Buckingham, Cassel, Chassell, Clary, Coburn, English, Greeley, Hart, Jones, Kennedy, McElrath, Maben, Offill, Stanbery, Stoltenberg, Teachout, Washburn, Welden, Whitmer, Willson-22.

So the bill passed.
Laird of Fremont moved to amend the title by inserting after the word "of" in the first line of the title to the bill the words "supplement to."

Motion prevailed and the title as amended agreed to.
Speaker Clarke in the chair.
Mattes of Sac moved to refer House file No. 121 to the committee on Appropriations.

Motion prevailed and the bill was so referred.
On motion of Mott of Audubon, House file No. 244, a bill for an act to amend sections twenth-three (23), fifty-nine (59), five
hundred fifty-five (555), twenty-seven hundred fifty-five (2755), twenty-eight hundred twenty-eight (2828), twenty-eight hundred forty-one (284I), eighteen hundred sixty-four (I864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944). nineteen hundred eighty-one (ig8I), twenty-three hundred seventytwo (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (6II), six hundred fifteen (615), six hundred thirty-three (633) nine hundred twenty six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602), of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (II4), section eight (8), of chapter sixty-eight (68), and section (8), of chapter forty-three (43) acts of the Thirtieth General Assembly reiating to legal publication, with report of committee recommending passage as amended, was taken up and considered.

Mr. Mott moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Weeks, Whiting, Wise, Wyland, Mr. Speaker-74.

The nays were:
None.

## Absent or not voting :

Bealer, Cassel, Christianson, Clary, Coburn, Conn, Dow, Gregory, Hart, Heles, Hume, Kennedy, Koontz, Langan, McElrath, Morris, Offill, Peet, Robinson, Stanbery, Summers, Washburn, Welden, Whitmer, Willson, Wright-26.

So the bill passed and the title was agreed to.
On motion of Head of Greene, House file No. 45, a bill for an act to amend section twenty-four hundred eighty-nine-c ( $2489 \cdot \mathrm{c}$ ) of the supplement to the code relating to compensation of the Board of Examiners of mine foremen, pit-bosses and hoisting engineers, with report of committee recommending passage as amended, was taken up and considered.

Mr. Head moved that the rule je suspended, that the bill be ccnsidered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Carden, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings. Darrah, Dashiell, Davie, DeMar, Dow, English, Epperson, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robbinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Temple, Van Eaton, Weeks, Whiting, Willson, Wise, Mr. Speaker-67.

The nays were:
Carstensen, Doran, Geneva, McCulloch, Teter, Wright-6.
Absent or not voting:
Bealer, Calderwood, Cassel, Clary, Coburn, Conn, Flenniken, Hart, Heles, Hume. Kennedy, Langan, Lowrey, McDole, McElrath, Maben, Offill, Peet, Sankey, Stanbery, Stoltenberg, Summers, Teachout, Washburn, Welden, Whitmer, Wyland-27.

So the bill passed and the title was agreed to.
On motion of Epperson of Wapello, the motion to reconsider the vote by which House joint resolution No. 3 was lost was taken up.

Mr. Epperson moved that the House reconsider the vote by which House joint resolution No. 3 was lost.

Wright of Webster and Kendall of Monroe demanded a roll call.

On the question, Shall the House reconsider the vote by which House joint resolution No. 3 was lost?

The yeas were:
Bixby, Buckingham, Carden, Carstensen, Cheney, Cobb, Crose, Cummings, Dashiell, Dow, English, Epperson, Freeman, Geneva, Hambleton, Hollembeak, Kling, Laird, McAllister, McClurkin, McCul!och, McNie, Meredith, Morris, Pritchard, Robinson, Sankey, Saylor, Shaffer, Spaulding, Teachout, Teter, Weeks, Wright-34.

The nays were:
Bailey, Calderwood, Chassell, Christianson, Clark, Colclo, Conn, Darrah, Davie, DeMar, Doran, Flenniken, Frudden, Greeley, Greene, Gregory, Hakes. Hanna, Head, Jacobson, Jepson, Jones, Kendall, Koontz, Langan, Leech, Lister, Lundt, McCreary, Martin, Mattes. Mott, Nichols, Olson, Peet, Powers, Kitter, Skinner, Springer, Temple, VanEaton, Whiting, Willson, Wise, Wyland, Mr. Speaker-46

Absent or not vating:
Bealer, Boland, Cassel, Clary, Coburn, Hart, Heles, Hume, Kennedy, Lowrey, McDole, McElrath, Maben, Offill, Stanbery, Stoltenberg, Summers, Washburn, Welden, Whitmer--2o.

So the motion to reconsider was lost.
On motion of Cobb of Taylor, House file No. 16, a bill for an act amendatory to and additional to chapter nineteen-a (19-a), supplement to the code relative to the practice of dentistry, recognizing certificate of dental examiners of other states and territories and providing for certificates of removal of dentists from the state, with report of committee recommending passage as amended by substitute, was taken up and considered.

Chassell of Plymouth moved to amend by adding as section three (3) the following:

Amend section 2600-1 of the supplement to the code by striking out all of said section and inserting the following in lieu thereof:

Section 2600-1. Every person to whom a license is issued shall file the same for record with the clerk of the district court in the county in which he
desires to practice dentistry and the clerk of the court shall be entitled to a fee of fifty cents for recording such license; and failure to so file such license for record within one year after it is issued by the board, shall work a forfeiture thereof and such license shall not be restored by the board except upon the payment to it the sum of twenty-five dollars as penalty therefor.

Amendment adopted.
Spaulding of Howard moved to amend the enacting clause by inserting the words "the State of."

Amendment adopted.
Buckingham of Buena Vista offered the following amendment:
Section 4. "'To amend section twenty-six hundred-1(2600-1), of the supplement to the code by inserting after the word 'disbursed' in the third line thereof the following: "and shall publish said report with a list of dentists licensed to practice in the State."

Amendment adopted.
Cobb of Taylor moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Weeks, Whiting, Willson Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Cassel, Chassell," Clary, Coburn, Flenniken Frudden, Hart, Heles, Kendall, Kennedy, Koontz, Langan, Lundt, McDole, McElrath, Martin, Offill, Stanbery, Stoltenberg, Summers, Van Eaton, Washburn, Welden, Whitmer-26.

So the bill passed.

Spaulding of Howard moved to amend the title by inserting after the words "additional to" the words, "the law as it appears in title XII of.'

Amendment adopted.
Chassell of Plymouth moved to amend the title by inserting after the words " 19 -a" and before "of" the words "repealing section $2600-\mathrm{i}$ and enacting a substitute therefore and amending section $2600-1$."

Amendment adopted.
Title as amended agreed to.
On motion of English of Polk, House file No. 257, a bill for an act to amend section seventeen hundred nine (1709), of the code and of the supplement of the code, relating to insurance, with report of committee, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Whitmer, Willson, Wise, Wright, Mr. Speaker-7I.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carden, Cassel, Clary, Coburn, Cummings, Frudden, Hakes, Hart, Heles, Kennedy, Koontz, Langan, McDole, McElrath, Martin, Offill, Stanbery, Stoltenberg, Summers, 3 Van Eaton, Washburn, Weeks, Welden, Whiting, Wyland-29.

So the bill passed and the title was agreed to.
Temple of Clarke moved that House files No. 333, 328, 329, 33 I , 322 and 334 be printed in the Journal today.

Motion lost.
On motion of Mattes of Sac, House file No. 214, a bill for an act to amend section nine hundred two (902) of the code, with report of committee recommending passage was taken up and considered.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Chassell, Cheney, Christianson, Clark, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Weeks, Wise, Wright, Wyland, Mr. Speaker-68.

The nays were:

## None.

Absent or not voting:
Bailey, Beeler, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Geneva, Gregory, Hakes, Hart, Heles, Jones, Kennedy, Langan, McDole, McElrath, Offill, Shaffer, Stanbery, Stoltenberg, Summers, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson-32.

So the bill passed and the title was agreed to.
Chassell of Plymouth moved that when the House adjourned it be until 1:30 this afternoon.

Motion prevailed.
On motion of Springer of Buchanan, House file No. 336, a bill for an act to authorize the Executive Council to convey to Jones county, Iowa, a roadway through the east half of the southwest
quarter of section thirty-three (33), township eighty five ( 85 ), north of range four (4) west of the fifth principal meridian, with report of committee recommending passage, was taken up and considered.

Mr. Springer moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Chassell, Cheney, Christianson, Clark Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greeley, Greene, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor Shaffer, Spaulding, Springer, Teachout, Teter, Weeks, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-69.

The navs were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Dashiell, Flenniken, Geneva, Gregory, Hakes, Hart, Heles, Kennedy, Langan, McDole, McElrath, Offill, Skinner, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden, Whiting-3I.

So the bill passed and the title was agreed to.
On request of Mattes of Sac, unanimous consent having been given, House file No. 178, à bill for an act making an appropriation to defray the expenses of members of various committees sent by the Thirty-first General Assembly to visit various institutions, with Senate amendments, was taken up and the amendments read and considered.

Mr. Mattes moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

The yeas were:
Bixby, Buckingham, Chassell, Cheney, Christianson, Clark, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Whiting, Wright, Wyland, Mr. Speaker-70.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Geneva, Gregory, Hakes, Hart, Heles, Kennedy, Langan, McDole, McElrath, Offill, Stanbery, Stoltenberg, Summers, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise-30.

So the House concurred in the Senate amendments to House file No. 178.

On motion of Kling of Harrison, House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, with report of committee recommending passage, was taken up and considered.

Mr. Kling moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Chassell, Cheney, Christianson, Clark, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Greeley, Greene, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt McAllister, McClurkin, McCreary, McNie, Maben, Martin,

Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Teter,Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-68.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Darrah English. Frudden, Geneva, Gregory, Hakes, Hart, Heles, Kennedy, Langan, McCulloch, McDole, McElrath, Offill, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden, Whitmer-32.
So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 141, a bill for an act to regulate the sale of gasoline, and providing penalty for violation thereof.

Geo. A. Newman,

Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate hasiamended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 178, a bill for an act making an appropriation to defray mileage and expenses of members of various committees sent by Thirty-first General Assembly to visit state institutions.

> Gro. A. Newman,
> Secretary.

## Also:

Mr. Speaker-Iram directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 222 , a bill for an act to amend section five thousand forty (5040) of the code relative to breach of the Sabbath.

Geo. A. Newman,
Secretary.
Also:

Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 44, a bill for an act to amend section eighty-eight (88) of the code, relating to the clerks of the state Land office.

Geo. A. Nemman, Secretary.
On motion of Crose of Page the House adjourned.
AFTERNOON SESSION.
The House met pursuant to adjournment.
Speaker Clarke in the chair.
The Speaker announced that as Speaker of the House he had signed, in the presence of the House, House file No. 269.

PETITIONS AND MEMORIALS.
Frudden of Dubuque presented petition of druggists of Dubuque favoring House file No. 259.

Referred to committee on Pharmacy.
Meredith of Cass presented petition of citizens of Cass county asking the enactment of Anti-Pass bill and Two Cent Fare bill.

Referred to committee on Railroads and Commerce.
introduction of bills.
By English of Polk, House file No. 345, a bill for an act to amend section nineteen (I9) of chapter eighty (80) of the acts of the Thirtieth General Assembly.

Read first and second time and referred to committee on Judiciary.

REPORT OF 'COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the committee on Enr lled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 269, a bill for an act to amend section one thousand seven hundred nine (1709) of the supplement to the code, relative to the insurance of live stock. h. L. Spaulding,

Chairman.
Februaty 28, 1906.
Adopted.
REPORTS OF COMMITTEES.
Jepson of Woodbury, from the committee on Schools and Textbooks, submitted the following report:

Mr. Speaker-Your committee on Schools and Text-books to whom was referred House file No. 131, a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-nine (2739), twenty-seven hundred fifty-seven (2757), twenty-seven hundred sixty-two (2762), twenty-seven hundred sixty-four (2764), twenty-seven hundred sixty-five (2765), twentyseven hundred sixty-nine (2769), twenty-seven hundred seventy-three (2773), twenty-seven hundred eighty-five (2785) and twenty-eight hundred one (2801) of the code, and section twenty-seven hundred fifty-four (2754) of the supplement to the code, and to repeal section twenty-seven hundred ninety-three (2793) of the code and enact a substitute therefor, relative to the school year, organization and meetings of school boards, reports of school officers and changing of boundaries of school corporations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

## COMMITTEK SUBSTITUTE FOR HOUSE FILE NO. 131.

A Bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-nine (2739), twenty-seven hundred sixty-two (2762), twenty-seven hundred sixty four (2764), twenty-seven huadred sixty-five (2765), twenty-seven hundred sixty-nine (2769), twenty-seven hundred seventy-three (2773), twenty-seven hundred eighty-five (2785), twentyeight hundred (2800), twenty-eight hundred one (2801) and twenty-eight hundred two (2802), of the code and the law as it appears in sections twenty-seven hundred fifty-four (2754) and twenty-eight hundred six (2806) of the supplement to the code; and to repeal sections twenty-seven hundred fifty-seven (2757) and twenty-seven hundred ninety-three (2793) of the code and enact substitutes therefor, relative to the school year, organization and meetings of school boards, reports of school officers and the changing of boundaries of school corporations.

Be it Enacted by the General Assembly of the State of lowa:
Section 1. That section twenty-seven hundred thirty-nine (2739) of the code be and the same is hereby amended by striking out the words "first Tuesday in October' in line two and inserting in lieu thereof the words 'last Tuesday in August.'

Sec. 2. That the law as it appears in section twenty-seven hundred fiftyfour (2754) of the supplement to the code be and the same is hereby amended by striking out the words "third Monday in March" in the nineteenth line and inserting in lieu thereof the words " first day of July, unless that date falls on Sunday, in which case on the day following."

Sec. 3. That section twenty-seven hundred fifty-seven (2757) of the code be and the same is hereby repealed and the following enacted in lieu thereof:
" The board of directors of all independent city, town or village corporations shall organize on the third Monday in March, and those of all other school corporations on the first day of July, unless that date falls on Sunday, in which case on the day following. Such organization shall be effected by
the election of a president from the members of the board, who shall be entitled to vote as a member. Such special meetings may be held as may be determined by the board, or called by the president, or by the secretary upon the written request of a majority of the members of the board, upon notice specifying the time and place, delivered to each member in person, but attendance shall be a waiver of notice. Such meetings shall be held at any place within the civil township in which the corporation is situated.
"'On the first day of July, unless that date falls on Sunday, in which case on the day following, the board of all independent city, town and village corporations and the retiring board in all other school corporations shall meet, examine the books of, and settle with the secretary and treasurer for the year ending on the thirtieth day of June preceeding, and for the transaction of such other business as may properly come before it. On the same day the board of each independent city, town and village corporation, except as provided in section twenty seven hundred fifty four (2754) of this chapter, and the new board of every other school corporation, shall elect from outside the board a secretary and treasurer, but in independent districts no teacher or other employee of the board shall be eligible as secretary. All officers shall be elected by ballot and the vote shall be recorded by the secretary. Should the secretary or treasurer fail to report as provided in sections twenty-seven hundred sixty-five (2765) and twenty-seven hundred sixty-nine (2769) of this chapter, it shall be the duty of the new board to take any action necessary to secure a proper settlement."

Sec. 4. That section twenty-seven hundred sixty-two (2762) of the code be and the same is hereby amended by striking out the words "the March and September meetings' in line six (6) and seven (7) and inserting in lieu thereof the words "each regular annual meeting."

Sec. 5. That section twenty-seven hundred sixty-four (2764) of the code be and the same is hereby amended by striking out the words "'September and the third Monday in September" in line two and inserting in lieu thereof the words "June and the first day of July".

Sec. 6. That section twenty-seven hundred sixty-five (2765) of the code be and the same is hereby amended by striking out the words 'third Monday in September of'' in the third line and inserting in lieu thereof the words 'regular July meeting in''.

Sec. 7. That section twenty-seven hundred sixty-nine (2769) of the code be and the same is hereby amended by striking out the words "on the third Monday in September" in the fourth line and inserting in lieu thereof the words "at its regular July meeting".

Sec. 8. That section twenty-seven hundred seventy-three (2773) of the code be and the same is hereby amended by striking out the words "third Monday in March'' in lines ten and eleven and inserting in lieu thereof the words "first day of July".

Sec. 9. That section twenty-seven hundred eighty-five (2785) of the code be and the same is hereby amended by striking out the words "tenth days of September" in the eighth line and inserting in lieu thereof the words
"fifteenth days of June" and by striking out the word "fifteenth" in the tenth line and inserting in lieu thereof the word "twentieth".

Sec. 10. That section twenty-seven hundred ninety-three (2793) of the code be and the same is hereby repealed, and the following enacted in lieu thereof: "the boundary lines of contiguous school corporations in the same county may be changed by the concurrent action of the respective boards of directors at their regular meeting in July, or at a special meetings thereafter called for that purpose. The corporation from which the territory is detached shall after the change contain not less than four government sections of lands, and its boundary lines must conform to the lines of congressional divisions of land. In the same manner, the boundary lines of coniguous school corporations in the same county may be, so changed that one corporation shall be included in and consolidate with the other as a single corporation.

Sec. 11. That section twenty-eight hundred (2800) of the code be, and the same is hereby amended by striking out the words "third Mouday in March following" in the last line of said section, and inserting in lieu thereof the words "first day of July following unless that date falls on Sunday in which case on the day following."

Sec. 12. That section twenty-eight hundred one (2801) of the code be and the same is hereby amended by striking out the word "September" in line three, and inserting in lieu thereof the word "July."

Sec. 13. That section twenty-eight hundred two (2802), of the code be and the same is hereby repealed and the following enacted in lieu thereof: "When any changes are made in the boundaries of any school corporation the new corporation shall elect a board of directors in accordance with the new boundaries, and such new boards shall organize as provided in section twenty-seven hundred fifty-seven (2757) of this chapter. The board of directors in office at the time che changes are made in the boundaries of the school corporation, shall continue to act until the boards of directors representing the newly formed districts have been duly organized, whereupon the new boards shall make an equitable division of all assets and liabilities of the corporations effected; and, if they can not agree, the matters upon which they differ shall be decided by disinterested arbitrators, and selected by each board having an interest therein, and if the number thus selected is even then one shall be added by the county superintendent, and the decision of the arbitrators shall be made in writing, either party having the right to appeal therefrom to the district court:"

Sec. 14. That the law as it appears in section twenty-eight hundred six (2806) of the supplement to the code be and the same is hereby amended by striking out the word "March" in line two and inserting in lieu thereof the word "July", and by striking out the word "May" in the fourth and sixteenth line and inserting in lieu thereof in each place the word "August."

Sec. 15. This act being deemed of immediate importance shall be in full force and effect on and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in Des Moines, Iowa.

And when so amended that the bill do pass.

C. N. Jepson,<br>Chairman.

Adopted.
Substitute amendment adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and. find correctly enrolled, Senate file No. 138, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) of the supplement to the code.

Also:
Senate file No. 6, a bill for an act to encourage the use of wagons with wide tires on public highways and providing for a rebate of a portion of their tax to persons using wagons with tires not less than three inches in width when hauling heavy loads on the public highways of this state.
H. L. Spaulding,

Chairman House Committee.
D. W. Turner,

Chairman Senate Committee.
Adopted.
SENATE MESSAGES CONSIDERED.
Senate file No. 222, a bill for an act to amend section five thousand forty (5040) of the code relative to breach of the Sabbath.

Read first and second time and referred to committee on Police Regulations.

Senate file No.44, a bill for an act to amend section eightyeight (88) of the code, relating to the Clerk of the State Land office.

Read first and second time and referred to committee on Compensation of Public Officers.

Senate file No. 14i, a bill for an act to regulate the sale of gasoline and providing penalty for violation thereof.

Read first and second time and referred to committee on Public Health.

On motion of Whiting of Monona, Senate file No. 184, a bill to legalize the acts of the town council of the town of Ida Grove, Iowa, relating to the erection of a public building and fire station
in the incorporated town of Ida Grove, Iowa, and the subsequent acts of the officers of said town in relation thereto, with the report of committee recommending passage, was taken up and considered.

Mr. Whiting moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Buckingham, Chassell, Clark, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Teachout, Teter, Weeks, Whiting, Wise, Wright, Wyland, Mr. Speaker-59.

The nays were:

## None.

Absent or not voting :
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Coburn, Darrah, Dashiell, Davie, Hakes, Hart, Head, Heles, Kennedy, Koontz, Langan, McCulloch, McDole, McElrath, McNie, Maben, Nichols, Offill, Peet, Robinson, Skinner, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden, Whitmer, Wilson-4I.

So the bill passed and the title was agreed to.
On motion of Teter of Marion, House file No. 200, a bill for an act to amend section fifteen (15) of chapter eighty (80), acts of the Thirtieth General Assembly, relating to the State Hospital for Inebriates, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr . Teter moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bixby, Buckingham, Chassell, Cheney, Clark, Colclo, Conn, Crose, Cummings, DeMar, Doran,", Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Hollembeck, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Teter, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-64.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Carden, Carstensen, Cassel, Christianson, Clary, Cobb, Coburn, Darrah, Dashiell, Davie, Hakes, Hart, Heles, Kennedy, Langan, McCulloch, McDole, McElrath, Nichols, Offill, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whitmer -36 .

So the bill passed and the title was agreed to.
On motion of Springer of Buchanan, House file No. 325 , a bill for'an act to 'mend section No. forty-eight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures, with report of committee recommending passage, was taken up and considered.

Mr. Springer moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Chassell, Cheney. Clark, Colclo, Conn, Crose, Cummings, DeMar, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kedall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet, Pritchard, Ritter,

Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Teter, Van Eaton, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-64.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clary, Cobb, Coburn, Darrah, Dashiell, Davie, Doran, Hakes, Hart, Heles, Kennedy, Langan, McCullock McDole, McElrath, Nichols, Offill, Powers, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Temple, Washburn, Weeks, Welden, Whitmer- 36 .

So the bill passed and the title was agreed to.
On motion of Wyland of Shelby, House file No. 301, a bill for an act to amend section thirty-four hundred ninety-four (3494), of chapter four (4), title eighteen (18) of the code as the same appears in the supplement to the code, relating to the place of bringing actions, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Wyland moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Chassell, Christianson, Clark, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Teter, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-64.

The nays were:
None.

Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Carden, . Carstenson, Cassel, Cheney, Clary, Cobb, Coburn, Darrah, Geneva, Hakes, Hart, Heles, Kennedy, Langan, McCulloch, McDole, McElrath, Nichols, Offill, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whitmer-36.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, House file No. 322, a bill for an act to legalize the incorporation of the town of Yale, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the conncil of said town, with report of committee recommending passage, was taken up and considered.

Mr . Kendall moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Chassell, Cheney, Christianson, Clark, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Hollem. beak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shalfer, Spaulding, Springer, Teter, Van Eaton, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-69.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Darrah, Hakes, Hart, Heles, Kennedy, Langan, McCulloch, McDole, McElrath, Nichols, Offill, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Temple, Washburn, Weeks, Welden, Whitmer-31.

So the bill passed and the title was agreed to.

Teter of Marion offered the following resolutions:
Wherras, On the 30th day of January, 1906, this body considered a contest between Geo. R. Whitmer and Charles Youde for the seat as the Representative from the Eightieth Representative District, and

Wherras, Said contest was decided in favor of the said Geo. R. Whitmer, who was declared to be entitled to the seat as the Representative from th said Eightieth District, and

Whbreas, The said Geo. R. Whitmer was, on the said 30th day of January, 1906, duly sworn in as the Representative from the said district, and

Whereas, The said Geo. R. Whitmer has been absent the greater portion of the time since above date, and

Whereas, It is the duty of all members of this body to be present at the sittings thereof, unless unavoidably detained by sickness, and

Wharbas, The absence of members obstructs and hampers the dispatin of the business of this body; therefore be it

Resolved, Tho he Speaker appoint a committee of five to make investigation of the cause of the absence of the said Geo. R. Whitmer and that said committee report their findings to this body within ten days after the adoption of this resolution, and be it further

Resolved, Tha the Chief Clerk of the House, is hereby instructed to forward, by registered letter, a copy of these resolutions to the said Geo. R. Whitmer, and be it further

Resolved, That said committee is hereby empowered to subpoena witnesses and to hear testimony; and the chairman of said committee is hereby authorized to swear witnesses called to testify before said committee.

Laid over under Rule 34.
Hannah of Kossuth asked unanimous consent to withdraw House file No. 6I from the committee on Insurance and from further consideration by the House.

Granted.
Chassell of Plymouth moved that the employees of the House be required to report for duty at 2 o'clock on Monday afternoon, March 5th.

Motion prevailed.
On motion of Kendall of Monroe the House adjourned.

## Hall of the House of Representatives \} <br> Des Moines, Iowa, March 6, 1906.

House met pursuant to adjournment.
Speaker Clarke in the shair.
Prayer was offered by the Rev. A. E. Kepford of Des Moines Iowa.

The Journal of Wednesday, February 28th, was corrected and approved.

Clifford Maben was sworn in as the Chief Clerk's page.
On request of Mattes of Sac leave of absence was granted Lister of Grundy until tomorrow.

On request of Weeks of Guthrie leave of absence was granted Cheney of Clay until tomorrow.

On request of Wyland of Shelby leave of absence was granted Wright of Webster until Thursday.

On request of Cobb of Taylor leave of absence was granted Dashiell of Warren until Thursday.

On request leave of absence was granted Van Eaton of Lyon, until Thursday.

PETITIONS AND MEMORIALS.
Ritter of Des Moines presented petition of citizens of Des Moines county opposing the Warren bill.

Referred to committee on Schools and Text Books.
Jepson of Woodbury presented five petitions of residents of Sioux City opposing the passage of a law to prohibit Sunday ball playing.

Referred to committee on Police Regulations.

Hambleton of Mahaska presented petition of citizens of Oskaloosa asking the enactment of a law to prohibit Sunday ball playing.

Referred to committee on Police Regulations.
Heles of Dubuque presented memorial of Dubuque Barbers Union No. 409, opposing the Exemption bill.

Referred to committee on Judiciary.
Heles of Dubuque presented petition of druggists of Dubuque, favoring House file No. 259.

Referred to committee on Pharmacy.
McAllister of Linn presented petition of citizens of Linn county favoring the passage of House file No. 165.

Referred to committee on Appropriations.

> messages from the !SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate desires herewith to recall the following bills, in which the concurrence of the House was asked:

Senate files No. 59 and No. 222.
Gro. A. Newman,
Secretary.
Also:
Mr. Spaker-I am directed to inform your honorable body that the Senate has passed the following bill, indwhich the concurrence of the House is asked.

Senate file No. 159, a bill for an act to amend the law as it appears in sections seven hundred twenty-nine (729) of the supplement to the code and four hundred twenty-two (422) of the code, relating to powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of towns.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 164, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the State of Iowa, in or to the meandered lake known as "Carr Lake."

Geo. A. Newman,
Secretary.

Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted the report of the joint committee, providing for a joint meeting of the Senate and House to commemorate the life, character and public services of the late David B. Henderson.

Gio. A. Newman,<br>Secretary of Senate.

CONCURRENT REPORT AND RESOLUTION.

## $7 o$ the Senate and House of Representatives:

The joint committee appointed to represent the state of lowa at the funeral of Hon. David B. Henderson and to prepare appropriate resolutions respecting his life, character and public services, beg leave to report that the entire membership of the committee attended the obsequies at Dubuque, Iowa, on Thursday, March 1, 1906, procured a suitable floral tribute as directed, and have drafted the resolutions contemplated.

The committee recommend that a joint session of the Senate and House be held on Thursday afternoon, March 8, 1906, at 2:30 o'clock, the following program to be observed at said meeting.


## Also:

Mr. Speaker-I am directed to inform yoar honorable body that the Senate has amended by substitute and passed the following bill in which the concurrence of the Senate was asked:

House file No. 57, a bill for an act to amend section eighteen hundred six (1806) of the code in relation to investment of fuads of life insurance companies.

Gro. A. Newman,
Secretary.
Also:
Mr. Spafker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 190, a bill for an act to legalize the action of the Board of Supervisors of Jasper County, Iowa.

Geo. A. Newman,<br>Secretary.

Hambleton of Mahaska offered the following resolution:
Whereas, In response to resolutions adopted by state legislatures and the Inter-Parlimentary Union at its conference held in St. Louis in 1904, the President of these United States issued the original invitation to the governments signatory to the Hague Conventions, to attend a second conference at The Hague for the promotion of inter-national justice and peace; and

Whereas, The Secretary of State in a circular letter addressed "to the representatives of the United States accredited to the governments signatory to the acts of the Hague conference' communicated the resolution adopted by the Inter-Parlimentary Union, and

Whereas, The delegates are to be appointed by the President to represent these United States at said conference, therefore be it

Resolved by the House, the Senate concurring, That the Thirty-first General Assembly of Iowa hereby endorses the action of the President and the Congress of the United States in its approval of such Conference, and be it

Resolved, That the delegates or commissioners appointed to represent the United States at such coming Hague conference be requested to use their influence to constitute the Hague Tribunal a Court of Authority for the settlement of difference between the governments represented in that tribunal.

Resolved, further, that an engrossed copy of these resolutions be furnished the delegates appointed by the President and that the same be forwarded through the Hon. Richard Bartholdt, member of Congress from Missouri, and President of the Arbitration Group in Congress.

Laid over under Rule 34.
Cummings of Marshall moved that the resolution relating to printing extra copies of the pure food bill be withdrawn from the committee on Agriculture and placed at the disposal of the House.

Motion prevailed.
Cummings of Marshall moved that the House concur in the Senate concurrent resolution.

Motion prevailed.
Christianson of Hamilton asked unanimous consent to withdraw the motion to reconsider the vote by which House file No. 299 was lost.

Granted.

Mc Nie of Benton asked unanimous consent to have Senate file No. 59 withdrawn from the Judiciary committee and returned to the Senate.

Granted.
Weeks of Guthrie asked unanimous consent to have Senate file No 222 withdrawn from the committee on Police Regulations and returned to the Senate.

Granted.

## INTRODUCTION OF BILLS.

By Hart of Allamakee, House file No. 346, a bill for an act to regulate the interference with and removal of electric wires in the construction of bridges or other public improvements.

Read first and second time and referred to committee on Tele. graph, Telephone and Express.

By Hart of Allamakee, House file No. 347, a bill for an act to regulate interference with electric wires in moving houses or like objects upon the highway.

Read first and second time and referred to committee on Telegraph, Telephone and Express.

On motion of Doran of Boone, Senate file No. I22, a bill for an act to amend section forty-four hundred sixty-seven (4467), of code, relating to assessment and collection of collateral inheritance tax, with report of committee recommending passage, was taken up and considered.

Mr. Doran moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby,Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter,

Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Temple, Teter, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wyland, Mr. Speaker-82.

The rays were:
DeMar--I.
Absent or not voting:
Buckingham, Cheney, Cummings, Darrah, Dasheill, Greeley, Gregory, Langan, Lister, McCreary, Skinner, Springer, Stanbery, Teachout, Van Eaton, Welden, Wright-I7.

So the bill passed and the title was agreed to.
On motion of Doran of Boone, Senate file No. 6I, a bill for an act to amend the law as it now appears in section seven hundred thirty-two (732), of the supplement of the code relating to the levy of taxes for library purposes, with report of committee recommending passage, was taken up and considered.

Greene of Madison moved to amend by adding thereto the 1ollowing:

Section 2, amend chapter thirty-eight (38), laws of Thirtieth General Assembly of lowa by inserting in the eighth line of such chapter between the word "but' and '"not", the words "'not exceeding in any one year three mills on the doliar in all cities and towns having a population of not more than six thousand (6000) and," and by inserting between the words "dollar'' and 'to'" in the ninth line of said chapter the words 'in all other cities."

Adopted.
Weeks of Guthrie moved that Senate file No. 6I, with the proposed amendment, be referred to the Judiciary committee.

Motion prevailed and the bill was so referred.
On motion of Ritter of Des Moines, Senate file No. 180, a bill for an act making an appropriation for the erection of a monument at the Aspen Grove cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan, and providing the method of such erection, with report of committee recommending pasage, was taken up and considere 1 .

Mr. Ritter moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassell, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton. Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin. McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Summers, Temple, Teter, Washburn Weeks, Welden, Whiting, Whitmer, Wilson, Wise, Wyland, Mr. Speaker-86.

The nays were:

## None.

Absent or not voting:
Buckingham, Cheney, Darrah, Dashiell, Grecley, Gregory, Langan, Lister, Skinner, Stanbery, Stoltenberg, Teachout, Van Eaton, Wright-I4.

So the bill passed and the title was agreed to.
On motion of Hambleton of Mahaska, House file No. 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923), nine hundred twenty-four (924) of the code, relating to the platting of land by county auditor, with report of committee recommending passage as amended bv substitute, was taken up and considered. Hambleton of Mahaska moved to amend by inserting the words "the law as it appears in" after the words "section I" and "section 3."

Amendment adopted.
Mr. Hambleton moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, 'Clary, Cobb, Coburn, Colclo, Crose, Cummings, DeMar, Doran, Dow, English,

Epperson, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lowery, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Temple, Washburn, Weeks, Welden, Whiting, Whitmer, Wilson, Wise, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Buckingham, Conn, Darrah, Dashiell, Davie, Flenniken, Greeiey, Gregory, Langan, Lister, Skinner, Springer, Teachout, Teter, Van Eaton, Wright, Stanbery-17.

So the bill passed and the title was agreed to.
On motion of Welden of Hardin, House file No. 261, a bill for an act to amend section eight hundred ninety-four (894) of the code, and to provide for the repair, maintenance and preservation of buildings and improvements upon real estate owned by a city, with report of committee recommending passage, was taken up and considered.

Welden of Hardin moved to amend section one (i) by inserting the words "eight hundred ninety-four" immediately preceding the figures "894."

Amendment adopted.
Cummings of Marshall moved to amend by inserting the words "supplement to the" before the word "code" in the first line of the printed bill.

Amendment adopted.
Welden of Hardin moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow,

English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, HolHume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz, Laird, lembeak, Leech, Lundt, McAlister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Spaulding, Temple, Teter, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wyland, Mr: Speaker-79.

The nays were:
None.

## Absent or not voting:

Buckingham, Cheney, Darrah, Dashiell, Greeley, Gregory, Kendall, Langan, Lister, Lowrey, Martin, Morris, Ritter, Skinner, Springer, Stanbery, Stoltenburg, Summers, Teachout, Van Eaton, Wright-2 I.

So the bill passed.
Welden of Hardin moved to amend the title to conform to the amendments to the bill.

Motion prevailed.
Title as amended agreed to.
On motion of Robinson of Emmett, unanimous consent having been given, Senate substitute for House file No. 57, a bill for an act to amend section eighteen hundred six (i806) of the code in relation to the investment of funds of life insurance companies and associations was taken up, considered and read first and second times.

Mr. Robinson moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time

On the question, Shall the bill pass?

## The yeas were

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz,

Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Washburn, Weeks, Welden, Whiting, Whitmer, Wilson, Wise, Wyland, Mr. Speaker -85 .

The nays were:
None.
Absent or not voting:
Buckingam, Cheney, Darrah, Dashiell, Geneva, Greeley, Gregory, Langan, Lister, Martin, Springer, Stanbery, Teachout, VanEaton, Wright-I 5.

So the bill passed and the title was agreed to.
Speaker pro tem Cummings in the chair.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 165, a bill for an act to amend section one hundred thirty eight (138) of the code, in relation to printing the docket for the Supreme Court.

Geo. A. Newman, Secretary.

## Also:

Mr. Sphaker-I am directed to inform your bonorable body that the Senate has passed the following bill, in which the concurrence of the Senate was asked:

House file No. 97, a bill for an act to appropriate $\$ 50$ for the purpose of repairing the Soldiers' Orphans' Monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon.

Geo. A. Newman, Secretary

[^9]Senate file No. 216, a bill for an act to amend chaptereighty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates.

Geo. A. Newman,<br>Secretary.

Also:
Mr. Spatikr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 100, a bill for an act to amend section twenty-seven hundred eight, (2708), of the code, relative to the age of commitment of females to the Industrial School.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speakbr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 47, a bill for an act to amend section forty-seven, (47) of the code, relative to the compensation of newspapers for the publication of laws.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 163, a bill for an act prohibiting the manipulation of the Babcock test and providing punishment therefor.

Geo. A. Newman,
Secretary.

## REPORTS OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 154, a bill for aiz act to amend section four thousand twentyfive (4025) of the code, in relation to notice to defendant in sales under execution, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendale,

Chairman.
Adopted.

## Also:

Mr. Speakbr-Your committee on Judiciary, to whom was referred House file No. 306, a bill for an act'to amend section forty-one hundred fourteen (4114) of the code, relating to notice of appeal, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

Adopted.
Also:
Mr. Speakfr-Your committee on Judiciary to whom was referred House file No. 275, a bill for an act to amend section seven hundred, twenty-two (722) of the Code, relative to the condemnation of property by cities and towns for the purpose of constructing and maintaining dams across the waters and water-courses of the state in forming reservoirs and sources of water to supply water works or plants, beg leave to report that they have had the same under consideration ane have instructed me to report the same back to the house with the recommendation that the same be amended by inserting the word "non-navigable"' before the word "waters" the fourth line thereof, and when so amended that the bill do pass.
N. E. Kindall.

Chairman.
Adopted.
Amendment adopted.

## Also:

Mr. Speakrr-Your committee on Judiciary, to whom was referred House file No. 315, a bill for an act to repeal section thirty-seven hundred twenty-two (3722) of the code, and enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Wise of Black Hawk moved that the rule be suspended and the House take up the consideration of the Senate concurrent report and resolution of the joint committee appointed to attend the funeral of David B. Henderson and prepare appropriate resolutions.

Motion prevailed.
Mr. Wise moved that the report be adopted and the resolution concurred in.

Motion prevailed
SENATE MESSAGES CONSIDERED.
Senate file No. 164, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the State of Iowa, in or to the meandered lake known as "Carr" lake.

Read first and second time and referred to committee on Judiciary.

Senate file No. 159, a bill for an act to amend the law as it appears in section seven hundred twenty-nine (729), of the supplement to the code, and four hundred twenty-two (422), of the code relating to the powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is located.

Read first and second time and referred to committee on Public Libraries.

Senate file No. 190, a bill for an act to legalize the action of the Board of Supervisors of Jasper county, Iowa.

Read first and second time and passed on file.
On motion of Chassell of Plymouth, Senate file No. 30, a bill for an act to define the qualifications of county superintendents, to provide for examinations and certification of teacher, for the public schools, the classification of teachers' certificates and regulation of the same, was made a special order for Thursday, March 8th, at Io o'clock A. M.

Powers of Floyd moved that 200 additional copies of House file No. 239 be printed.

Motion prevailed.
On motion of Wyland of Shelby the House adjourned until 9:30 tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Refpresentatives,
Des Moines, Iowa, March 7, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. E. L. True, Oelwein, Iowa.
On request leave of absence was granted Gregory, of Adams until Monday.

Hambleton of Mahaska presented petition of citizens of Mahaska county relative to House file No. 23 I.

Referred to committee on Agriculture.
Frudden of Dubuque presented petition of various labor organizations of Dubuque relative to House files No. I83, No. 133, No. 74.

Referred to committee on Judiciary.
Hart of Allamakee presented petition of physicians and surgeons of Allamakee county relative to House files No. 125, No. 185, No. 86, No. 213, and No. 75.

Referred to committee on Public Health.
Hambleton of Mahaska presented petition of citizens of Oskaloosa and Mahaska county relative to Sunday theatres and Sunday base ball.

Referred to committee on Police Regulations. REPORTS OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submittted the following report:

Mr. Speaker:-Your committee on Judiciary, to whom was referred House file No. 316, a bill for an act to amend section fourteen hundred
fifty-eight (1458) of the code, relating to settlements with the county treasurer, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendall,<br>Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No. 312, a bill for an act to require an annual examination of the books of all city officials, beg leave to report thar they have had the same uader consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 164, a bill for an act to grant and relinquish to the City of Council Bluffs, ilowa, the title of the State of Iowa in and to the meandered lake known as "Carr"' lake, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Khndall,
> Chairmin.

## Adopted.

Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 281, a bill for an act fixing the terms upon which electric current other than telegraphic or telephone may be transmitted from place where same is generated to where use is made thereof, along the public

- highways and across private lands, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendall,

Chairman.
Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 277, a bill for an act to amend section thirty-three hundred 'sixty-six (3366) of the code, relative to the rights of a surviving husband in property of his deceased wife, beg leave to report that they have had the
same under consideration and have instructed me to report the same back to the House with the recommentation that the same do pass.
N. E. Kendall.

Chairman.

## Adopted.

Wise of Black Hawk, from the committee on Railroads and Commerce, submitted the following report:

Mr. Speaker-Your committee on Railroads and Commerce, to whom was referred House fila No. 307, a bill for an act to require life preservers and life floats to be carried by certain boats and barges used to carry pas sengers for hire, beg leave to report that they have had the same under"consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> C. A. Wise,
> Chairman.

Adopted.
Stoltenberg of Scott called up House concurrent resolution relative to the improvement of the upper Mississippi river and moved its adoption.

Adopted.
Hambleton of Mahaska called up House concurrent resolution relative to the Hag ue Peace Conference and moved its adoption.

Adopted.
Lundt of Tama called up Senate concurrent resolution relative to calling upon the governor for specific information on certain points and moved that the resolution be adopted.

Temple of Clarke movedto amend by striking out all after the resolving clause and inserting the following in lieu thereof:

That in justice to the members of this General Assembly, whose integrity has thus indirectly been impugned and brought under suspicion, and to the end that the very right of the matter be determined, there be appointed a committee of ten, five from the House, to be appointed by the Speaker of the House, and five from the Senate, to be appointed by the President of the Senate, which committe?, is hereby ordered and empowered to investigate what force of money or organization is being or has been used in any manner to defeat or promote legislation in this General Assembly, and to report the facts and the evidence to the respective houses of the General Assembly on or before the 21 st day of March, 1906; and also to report who are the agents or lobbyists of such corporations who are using influences inconsistent with law and a sound public policy, and who, if any, of the members of either House or other State officers have been improperly
influenced. To determine who, if any, have been attendants upon this session of the General Assembly as lobbyists for any railroad or railroads. Said committee is hereby empowered to issue subpœans for persons, books, papers and records, and to enforce the production of the same; to administer oaths, and to punish for contempt with the same force and effect as the District Court.

Weeks of Guthrie moved to amend the amendment by making the number of Senators four instead of five.

Kendall of Monroe moved that consideration of the resolution and the amendment offered by Temple of Clarke be deferred until tomorrow morning, when same shall have been printed in the Journal and placed before the members of the House.

Motion prevailed.
Cummings of Marshall moved that the resolution be referred to the committee on Judiciary.

Jepson of Woodbury raised the point of order that the House having already taken action as to the disposition of the resolution it was now powerless to consider the motion to refer.

Point of order sustained.
The amendment to the amendment was then voted upon and lost.

The original resolution is as follows.
Whereas, Governor Cummins, in the address "to the republicans of Iowa," issued in this morning's papers, makes the alarming statement that the railway corporations are "exerting every once of strength which money and organization can create to defeat the primary election bill"; that "they are hunting it to its death with a persistency and a vindictiveness 1 have never seen surpassed", that "these masters of intrigue who are now endeavoring to thwart the will of an overwhelming proportion of voters of Iowa" (are for this purpose) "are spending the winter in Des Moines." And,

Whereas, The gravity of this charge is such as that, if believed by the people, it will seriously reflect on all legislators opposed to a state-wide plurality primary, no matter how conscientious their opposition may be and will lead the people to believe that all such are being influenced in their actions by the "exertion of every ounce of strength which money and organization can create,'" now, therefore be it

Resolved, by the Senate, the House coucurring, That, in fairness to the members of the legislature, and that only those (if there be any) who are really culpable be pointed out, the Governor be asked to communicate in writing to the legislature specific facts as (distinguished from mere assertions) as to-

1st. How money is being used by the railroads to defeat the primary bill.

2d. What legislators. if any, have been the recipients ${ }^{\text {J }}$ of this money?
3d. Who are 'the masters of intrigue that are spending the winter in Des Moines' and where they are located?

Teter of Marion called up resolution relative to absence of Representative Geo. R. Whitmer from sessions of House and moved its adoption.

Hambleton of Mahaska moved that the resolution be laid upon the table.

Langan of Clinton raised the point of order that House was precluded from consideration of the resolution under rule 37, as Mr. Whitmer had been excused indefinitely by the chair.

Speaker Clarke stated that no member had been excused indefinitely, and that any Journal record to that effect was inerror.

Teter of Marion and Cummings of Marshall demanded a roll call.

On the question, Shall the resolution be laid on the table?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Davie, DeMar, Dow, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Meredith, Mott, Nichols, Offill, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Teachout, Temple, Washburn, Welden, Whiting, Willson, Wise, Wyland-72.

The nays were:
Christianson, Conn, Cummings, Doran, English, Epperson, Flenniken, Hollembeak, Hume, Jacobson, McAllister, Martin, Mattes, Olson, Robinson, Stoltenberg, Teter, Mr. Speaker-Iy.

Absent or not voting:
Bailey, Dashiell, Greeley, Gregory, Stanbery, Van Eaton, Weeks, Whitmer, Wright--9.

So the resolution was laid on the table.

## introduction of bills.

By Springer of Buchanan, House file No. 348, a bill for an act to amend section one hundred fifty-four ( 154 ) of the code relating to the salary of the Custodian of Public Buildings.

Read first and second time and referred to committee on Compensation of Public Officers.

By DeMar of Davis, by request, House file No. 349, a bill for an act to amend sections fifty-five hundred eighty-five (5585), fifty-five hundred eighty-six: (5586) and fifty-five hundred eightyseven (5587) of the code in relation to trials before Justices of Peace in criminal cases.

Read first and second time and referred to committee on Judiciary.

By McAllister of Linn, by request, House file No. 350, a bill for an act to amend section twenty-fourenundred fifty-one (2451) of the code relating to the sale of intoxicating liquors under the mulct law.

Read first and second time and referred to committee on Suppression of Intemperance.

By Wyland of Shelby, House file No. 35I, a bill for an act amending section twenty-five hundred ninety-three (2593) of the code, in relation to the sale of posions.

Read first and second time and referred to committee on Pharmacy

By Geneva of Keokuk, House file No. 352, a bill for an act relating to the taxation of morgages and mortgaged real estate, other than corporation property.

Read first and second time and referred to committee on Ways and Means.

By Teter of.'Marion, ${ }_{3}^{2,}$ House file No. 353, a bill for an act amending section thirteen"hundred eleven (1311) and thirteen hundred twenty-two ( 1322 ) of the code, relating to the assessment and taxation of moneys and credits and shares of stock of national banks.

Read first and second time and referred to committee on Banks and Banking.

## MESAGES FROM THE SENATE.

The following[messages were received from the Senate:
Mr. Speaker-I Ilam directed to inform your hororable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 12, a bill for an act relating to the time of bringing actions against estates of decedents.

Geo. A. Newman.
Secretary.

## Also:

Mr. Sphaker-l am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Louse is asked:

Senate file No. 173, a bill for an act relative to printiog and binding.

> Geo. A. Newman,

Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 142, a bill for an act to amend the law as it appears in section twenty seven hundred twenty-seven-c (2727-c) of the supplement to the code relating to salaries.

Gro. A. Newman.
Secretary.
Teter of Marion asked unanimous consent to withdraw House file No. 202 from the committee on Banks and Banking and from further consideration by the House.

Granted.
Ritter of Des Moines asked unanimous consent to withdraw House file No. 240 from the committee on Appropriations and from further consideration of the House.

Granted.

## SENATE MESSAGES CONSIDERED.

Senate file No. 163 , a bill for an act prohibiting manipulation of the Babcock test and providing punishment therefor.

Read first and second time and referred to committee on Agriculture.

Senate file No. 216, a bill for an act to amend chapter eighty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates.

Read first and second time and referred to committee on Public Health.

Senate file No. 100, a bill for an act to amend the law as it appears in chapter eight (8), title twelve (12) of the code, so as to raise the maximum age of commitment of females to the Industrial School to 18 years and to raise the limit of the age of discharge therefrom to $2 I$ years.

Read first and second time and referred to committee on Industrial Schools.

Senate file No. I42, a bill for an act to amend the law as it appears in section twenty-seven hundred twenty-seven-c (2727c) of the supplement to the code, relating to salaries.

Read first and second time and referred to committee on Compensation of Public Officers.

Senate file No. 173, a bill for an act to amend the law rélating to printing and binding.

Read first and second time and referred to committee on Printing.

Senate file No. 165, a bill for an act to amend section one hundred thirty-eight (138) of the code, in relation to printing the docket for the Supreme Court.

Read first and second time and referred to committee on Printing.

Senate file No. 47, a bill for an act to amend section fortyseven (47) of the code, relative to compensation of newspapers for the publication of laws.

Read first and seeond time and referred to committee on Printing.

Koontz of Johnson presented an invitation from the Iowa City Commercial Club and citizens of Iowa City to Governor Cummins and members of the Thirty-first General Assembly to visit the State Univiersity at Iowa City on Wednesday, March 14, 1906.

Calderwood of Scott moved that the invitation be accepted.
Motion prevailed unanimously.
On motion of Clary of Chickasaw, House file No. 217, a bill for an act to repeal the law as it appears in chapter one hundred thirty-six (136) of the acts of the Thirtieth General Assembly and enact in lieu therof the following relative to the preservation of life and protection of property and to require the construction
of fire escapes on certain buildings and enclosures now constructed or hereafter to be erected, providing the manner of constructing the same and impossing penalties for the violation thereof, additional to chapter ten (10) of title twenty-four (24) of the code relative to offenses against the public health, with report of committee recommending passage as amended by substitute, was taken up and considered and the report of the committee, with substitute as amendment, adopted.

Spaulding of Howard moved to amendiby inserting after secon six (6) the following:

Section 7. The entrance and exit doors of hotels, churches, lodge halls, court houses, theatres, assembly halls, seminaries, colleges and public school houses in all cities and incorporated towns shall open outward.

And to further amend by renumbering sections seven and eight as sections eight and nine.

Amendments adopted.
Mr. Clary moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey,Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel Chassell, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, Fnglish, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary. McCulloch, McDole, McElrath, McNie, Mabén, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Robinson, Sankey Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teter, Washburn, Weeks, Welden, Whiting, Whitmer, Wil son, Wise, Wyland, Mr. Speaker--83.

The nays were:
Head-I.
Absent or not voting:-
Bealer, Cheney, Coburn, Cummings, Dashiell, Greeley, Gregory, Hambleton,'Langan, Offill, Pritchard, Stanbery, Teachout,Temple, Van Eaton, Wright-i6.

So the bill passed and the title was agreed to.
On motion of Teter of Marion, House file No. 36, a bill for an act providing that operators of mines shall furnish shot firers in mines where shooting and blasting is done (additional to chapter nine (9), title twelve ( 12 ) of the supplement of the code), and to repeal section twenty-four hundred ninety-five-b (2495-b) of the supplement of the code, with report of committee recommending passage as amended, was taken up and considered.

Epperson of Wapello moved to amend by striking out after the word "employed" in the fifth line of section one (i) the words "by the company, owner or operator."

Amendment lost.
Conn of Butler moved that when the House adjourn on Friday forenonn that it adjourn to meet at 2 o'clock in the afternoon.

Motion prevailed.
On motion of Cobb of Taylor the House adjourned until 1:30 this afternoon.

## AFTERNOON SESSION.

The House met pursuant to adjournment.
Speaker pro tem Cummings in the chair.
The House resumed consideration of House file No. 36.
Head of Greene moved to amend by striking out of section one ( 1 ) line five (5) the words "examiner and" and out of line five (5) the words "company, owner or operator" and inserting in lieu thereof the words "miners or employees."

Mr. Head withdrew the part of the amendment striking out "examiners and."

Teter of Marion and Carstensen of Clinton demanded a roll call.

On the question, Shall the amendment be adopted?
The yeas were:
Bealer, Buckingham, Cassel, Coburn, Conn, Dow, Freeman, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Lister, McCreary, Mattes, Morris, $\$$ Peet, Powers, Saylor, Summers Welden, Whitmer-24.

The nays were:

Bailey, Boland, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Hakes, Hambleton, Hart, Heles, Kendall, Kennedy, Laird, Leech, Lundt, McAllister, McCulloch, McElrath, Meredith, Mott, Nichols, Offill, Olson, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teter, Washburn, Whiting-49.

## Absent or not voting:

Bixby, Carden, Dashiell, Greeley, Greene, Gregory, Jepson, Koontz, Langan, Lowrey, McClurkin, McDole, McNie, Maben, Martin, Pritchard, Springer, Stanbery, Teachout, Temple, Van Eaton, Weeks, Willson, Wise, Wright, Wyland, Mr. Speaker26.

Amendment lost.
Epperson of Wapello moved to amend by adding the following to section one:
'Before entering upon the discharge of their duties, said examiners and firers shall give proof of their competency to the state mine inspector of the district in which the mine where they are employed is located, and said inspector shall certify to the operator of each mine the persons who have given proof of their competency to act in the capacity of shot examiners and firers. The state mine inspectors to have the power to refuse to give permission to any person to act as shot examiner and firer who, in his judgment, is not sufficiently competent; or he may revoke the permission granted, should it appear that a shot examiner or firer is negligent or careless in the performance of his work.

Amendment accepted by author of the bill and adopted by unanimous consent.

Teter of Marion moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Boland, Calderwood, Carden, Carstensen Chassell, Cheney, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Hambleton, Hanna, Hart, Heles, Kendall, Kennedy, Laird, Leech, Lundt, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson,

Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Teter, Washburn, Weeks, Whiting--52.

The nays were:
Bealer, Buckingham, Cassel, Christianson, Coburn, Conn Dow, Freeman, Greene, Head, Hollembeak, Hume, Jacobson, Jones, Lister, McAllister, Martin, Mattes, Morris, Peet, Powers, Saylor, Stoltenberg, Welden, Whitmer, Willson, Wise, Wyland $-28$.

Absent or not voting:雨行
Bixby, Dashiell, Greeley, Gregory, Hakes, Jepson, Kling, Koontz, Langan, Lowrey, McDole, Pritchard, Springer, Stanbery, Summers, Teachout, Temple, Van Eaton, Wright, Mr. Speaker--2o.

So the bill passed.
Teter of Marion moved to amend the title by inserting the words "examiners and," between the words "shot" and "firers."

Motion prevailed.
By unanimous consent the words "supplement of" in the title were changed to "supplement to," also the same change in section 5, and at the top of page 592 in the printed Journal the word "no" changed to "not" to make reading "not less."

Title as amended agreed to.
Journal of Tuesday, March 6, was corrected and approved.
On motion of Hart of Allamakee the House adjourned until 9:30 tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Reprhsentatives, $\}$ Des Moinis, Iowa, March 8, 1906.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. E. E. Evans, of Spencer, Iowa PETITION ÀND MEMORIALS.

McNie of Benton presented petition of citizens of Benton county relative to bills pertaining to telephone lines.

Referred to committee on Telegraph, Telephone and Express.
Heles of Dubuque presented remonstrance of Dubuque Typographical Union against the passage of House files No. 183 and No. 133.

Referred to committee on Judiciary.
Heles of Dubuque presented memorial of Teamsters' Union of Dubuque relative to House file No. 133.

Referred to committee on Judiciary.
Calderwood of Scott presented remonstrance of the Davenport Turner Society against the proposed legislation prohibiting theatrical performances on Sunday.

Referred to committee on Police Regulations.
Greene of Madison presented petition of citizens of Madison county relative to House file No. 259.

Referred to committee on Pharmacy.
Chassell of Plymouth presented petition of pharmacists of Plymouth county relative to the passage of House file No. 259.

Referred to committee on Pharmacy.

Powers of Floyd presented memorial of the farmers, beef producers, grain raisers and shippers of Ruthven, Iowa, relative to the reciprocal demurrage bill.

Referred to committee on Agriculture.

## reports of committees.

McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Spearer-Your committee on Claims, to whom was referred House file No. 304, a bill for an act to pay various persons for material and labor furnished by them in the erection of the Medical Hospital of the Lowa State University erected in 1897, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. F. MCNie,

## Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Claims, to whom was referred House file No. 326. A bill for an act to compensate James Lally for services rendered the state in making excavations on the Capitol grounds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the frecommendation that the same be indefinitely postponed.

> M. F. McNie, Chairman.

Adopted, and the bill was indefinitely postponed.
Mso:
Mr. Speaker--Your committee on Claims, to whom was referred House file No. 260 , a bill for an act to appropriate $\$ 2500$, to pay M. H. Byers for services rendered the State in collecting a claim against the United States Government, beg leave to report that they have nad the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

We recommend that the same be referred to the committee on Appropriations.

> M. F. McNiE, Chairman .

Adopted, and referred as recommended.
Speaker pro tem Cummings in the chair.
Greene of Madison, from the committee on Congressional Dis. tricts, submitted the following report:

Mr. Spfaker-Your committee on Congressional Districts, to whom was referred House file No. 88, a bill for an act to reorganize the Congressional districts of the State, beg leave to report that they have the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Robt. A. Greene,
Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Congressional Districts, to whom was referred House file No. 222, a bill for an act to reorganize the Congressional Districts of the state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Robt. A. Greene, Chairman.

## Adopted.

Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 248, a bill for an act to amend section seven-hundred fifty-one (751) of the code, and provide for the sprinkling of streets and the means of payment therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## H. E. Teachout, <br> Chairman.

Adopted, and the bill was indefinitely postponed.
Bealer of Linn, from the committee on Compensation of Public Officers, submitted the following report:

Mr. Spearmr-Your committee on Compensation of Public Officers, to whom was referred Senate file No. 44, a bill for an act to amend section eighty-eightl(88) of the code, relating to the clerk of the State Land Office, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

```
04%)
```


## E. J. C. Bealer. chairman.

Adopted.
Also.
Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the code, in relation to salary of Commandant of the Iowa Soldiers' Home, beg leave to report that they have had
the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words "twenty-four hundred" and inserting in lieu thereof the words "twenty hundred," and when so amended that the bill do pass.
E. J. C. Braler, Chairmañ.
Adopted.
Amendment adopted.
Speaker Clarke in the chair.

## REPORTS OF COMMITTEE

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker-Your committee on Agriculture, to "whom was referred Senate file No. 156, a bill for an act to amend sections forty-nine hundred eighty-nine (4989), and forty-nine hundred ninety (4990) of the code, relative to the sale of adulterated milk or cream, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that tire same do pass.

## J. S. Pritchard, <br> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Agriculture, to whom was referred Senate file No. 163, a bill for an act prohibiting manipulation of the Babcock test or any other contrivance used for determining the quality of milk or cream, and providing punishment therefor, beg leave to report they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
J. S. Pritchard,

Chairman.
Adopted.
Also:
Mr. Speakrr-Your committee on Agriculture, to whom was referred House file No. 319, a bill for an act to amend section one (1) of chapter eighty-nine (89) of the laws of the Thirtieth General Assembly, relating to the work of the State Veterinary Surgeon, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be recommended for passage and referred to committee on Appropriations.

> J. S. Pritchard,

Chairman.
Adopted, and referred as recommended.

Crose of Page, from the committee on Public Lands and Buildings, submitted the following report:

Mr. Speaker-Your committee on Public Lands] and\{rikuildings, to whom was referred Senate file No, 133, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the State of Iowa in and to Big or Spring Lake located in Pottawattamie county, lowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with'the recommendation that the same do pass.

> Chas. F. Crose,
> Chairman.

Adopted.
Hambleton of Mahaska asked unanimous consent to withdraw from committee on Mines and Mining and from the House all petitions relative to House file No. 36.

Granted.
DeMar of Davis offered the following resolution and moved that the rule be suspended and the resolution be adopted:'

Whereas, The Hon. S. A. Moore, an honored member of the House in the Twenty-ninth General Assembly from Davis county and twice elected a member of the Senate, and a soldier of the Rebellion, departed this life at his home in Bloomfield, Iowa, on February 6, 1905; therefore be it

Resolved, That a committee of three be appointed to draft suitable resolutions commemorating his life and work.

Motion prevailed and the resolution was adopted.
Speaker announced as committee in accordance with the resolution: DeMar of Davis, Kendall of Monroe and McNie of Benton.

## INTRODUCTION OF BILLS.

By Doran of Boone, House file No. 354, a bill for an act to regulate the issuance, acceptance and use of free transportation, or transportation at less rates than are open to the general public, by railway, street railway, and interurban railway companies, and to provide penalties for the violation thereof, additional to title ten (10), chapter (7) of the code.

Read first and second time and referred to committee on Rail. roads and Commerce.

By Martin of Pottawattamie, House file No. 355, a bill for an act authorizing the employment of special counsel to assist the

Attorney-General in certain litigation and making an appropriation therefor.

Read first and second time and referred to committee on Judiciary.
The time having arrived for special order No. Io, Senate file No. 30, a bill for an act to define the qualification of county superintendents, the same was taken up and considered.

Wright of Webster in the chair.
Hart of Allamakee moved that further consideration of Senate file No. 30 be postponed until ten o'clock next Tuesday morning.

Colclo of Carroll moved to amend by making the time of the special order ten o'clock next Thursday morning.

Amendment adopted.

## Motion as amended adopted.

MESSAGES FROM THE SENATE.
The following messages were received from the Senate.
Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 153, a bill for an act to anjend section seven (7), chapter forty (40) of the acts of the Thirtieth General Assembly, relative to primary elections.

Gro. A. Newman, Secretary.

## Also:

Mr. Speaker-I am Jirected to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file 91 , a bill for an act torepeal the law as it appears in section twenty-five hundred seventy-a (2570-a) of the supplement to the code, and chapter ninety-eight (98) laws of the Thirtieth General Assembly relating to quarantine.

> Geo. A. Newman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 193, a bill for an act making an appropriation for the erection of a monument in Sheron Cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the Revolutionary war.

Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inforn your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 27, a bill for an act to amend the law relative to the school vear, organization and meeting of school boards, reports of school officers and changing of boundaries of school corporations.

Geo. A. Newman,

Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Relative to the improvement of the upper Mississippi river.
Geo. A. Newman,
Secretary.
On motion of Greene of Madison, House file No. 183, a bill for an act to repeal section twenty nine hundred seventy-two (2972) of the code and enact a substitute therefore and to repeal section four thousand eleven (4011) of the code and enact a substitute therefore relating to exemption to heads of families residing in the state, with report of committee recommending passage, was taken up and considered.
Speaker Clarke in the chair.
Teter of Marion moved to amend House file No. 183, by adding to the bill immediately after the word "debt" in the last line the following:
"Such sum of forty dollars per month shall be exclusive of all expenses incurred by such head of a family in producing such earnings."

Kendall of Monroe and Hart of Allamakee demanded a roll call.

On the question, Shall the amendment be adopted?
The yeas were:
Dailey, Bixby, Calderwood, Carden, Carstensen, Clark, Clary, Cobb, Coburn, Colclo, Doran, Dow, English, Freeman, Hamble-
ton, Hanna, Hart, Heles, Hollembeak, Jones, Kendall, Kennedy, Laird, Langan, Leech, Lowrey, Meredith, Olson, Pritchard, Ritter, Robinson, Sankey, Skinner, Springer, Stoltenberg, Summers, Temple, Teter, Whitmer, Wise, Wright-4I.

The nays were:
Bealer, Cassel, Chassell, Cheney, Christianson, Conn, Crose, Darrah, Dashiell, DeMar, Epperson, Flenniken, Greeley, Greene, Hakes, Head, Jacobson, Kling, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Peet, Powers, Saylor, Shaffer, Spaulding, Teachout, Van Eaton, Washburn, Welden, Whiting, Mr. Speaker-43.

Absent or not voting:
Boland, Buckingham, Cummings, Davie, Frudden, Geneva, Gregory, Hume, Jepson, Koontz, Nichols, Offill, Stanbery, Weeks, Willson, Wyland- 16.

So the amendment was lost.
Wright of Webster moved to amend the bill by striking out all after the ninth line and inserting in lieu thereof the following:
"The earnings of a debtor who is a resident of the state and the head of a family, for his personal services or those of his family at any time within sixty days next preceding the levy are exempt from liability of debt."

Kendall of Monroe and Wright of Webster demanded a roll call.

On the question, Shall the amendment bè adopted?
The yeas were:
Buckingham, Calderwood, Carstensen, Clary, Coburn, Colclo, Doran, English, Epperson, Freeman, Hambleton, Hart, Heles, Hollembeak, Jacobson, Kendall, Kennedy, Koontz, Langan, Lowrey, Olson, Pritchard, Ritter, Sankey, Skinner, Springer, Summers, Teter, Wright, Mr. Speaker-30.

The nays were:
Bealer, Bixby, Carden, Cassel, Chassell, Cheney, Christianson, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Dow, Flenniken, Greeley, Greene, Hakes, Hanna, Head, Hume, Jones, Kling, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Peet, Powers,

Robinson, Saylor, Shaffer, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise-55.

Absent or not voting:
Bailey, Boland, Clark, Cobb, Davie, Frudden, Geneva, Gregory, Hollembeak, Jepson, Offill, Spaulding, Stanbery, Stoltenberg, Weeks, Wyland-I5.

So the amendment was lost.
Greene of Madison moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Carden, Cassel, Chassell, Cheney, Christianson, Conn, Crose, Cummings, Darrah, DeMar, Dow, Flenniken, Freeman, Greeley, Greene, Hakes, Hanna, Head, Hume, Kling, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, MiNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Peet, Powers, Robinson, Saylor, Shaffer, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise--52.

The nays were:
Bailey, Buckingham, Calderwood, Carstensen, Clark, Clary, Cobb, Coburn, Dashiell, Doran, English, Eppérson, Frudden, Hambleton, Hart, Heles, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Koontz, Langan, Lowrey, McDole, McElrath, Nichols, Olson, Pritchard, Sankey, Skinner, Spaulding, Springer, Stoltenberg, Teter, Wright, Mr. Speaker-37.
-rbsent or not voting:
Boland, Colclo, Davie, Geneva, Gregory, Jepson, Offill, Ritter, Stanbery, Whitmer, Wyland-II.

So the bill passed and the title was agreed to.
Bixby of Delaware moved that when the House adjourn Saturday forenoon it be until 2 o'clock on Saturday afternoon.

Motion prevailed.
Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files No. 6 and No. 138.

Teachout of Polk moved that the House adjourn until i:30 o'clock P. M.

## Motion prevailed and the House adjourned.

AFTERNOON SESSION.
House convened persuant to adjournment.
Speaker pro tem Cummings in the chair.

## REPORTS OF COMMITTEE.

Hanna of Kossuth from the committee on Fish and Game, submitted the following report:

Mr. Sptaker-Your committee or. Fish and Game, to whom was referred Senate file No. 55, a bill for an act to amend section one (1), chapter ninety four (94), laws of the Thirtieth General Assembly, relative to taking fish from the lakes of the state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Gro. W. Hanna, . Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Fish and Game, to whom was referred House file No. 3, a bill for an act to amend section twenty five hundred forty-seven (2547) of the code, relating to the taking of fish from sloughs, lagoons, creeks, ponds and lakes opening into and connected with the Mississippi and Missouri rivers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Geo. W. Hanna, Chairman.

Ordered passed on file.

## MINORITY RECOMMENDATIONS.

We, a minority of your committee on Fish and Game, beg leave to dissent from the majority report on House file No. 3, a bill for an act to amend section twenty-five hundred forty-seven (2547) of the code, relating to the taking of fish from sloughs, lagoons, creeks, ponds and lakes opening into and connected with the Mississippi and Missouri rivers, and to recommend that the bill be amended by the adoption of the following substitute, and that when so amended the bill do pass:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 3.
A Bill for an act to amend section twenty-five hundred forty-seven (2547) of the supplement to the code, relating to the taking of fish from the sloughs, lagoons, bayous, ponds and lakes opening into and connected with the Mississippi and Missouri rivers.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. That the law as found in section 2547 of the supplement to the code is hereby repealed and the following enacted in lieu thereof:

Nothing contained in this chapter shall be held to forbid the erection of dams across the waters of the state for manufacturing or other lawful purposes, subject to the provisions of section 2547 of the code; nor to apply to fishing in the Mississippi or Missouri rivers, nor to so much of the Des Moines river as forms the boundary between this state and Missouri, but sloughs, lagoons, bayous, ponds and lakes opening into and connected with said rivers shall not be considered a part of such rivers; and fish may be taken from such waters only as provided in this chapter, except that the taking of fish therefrom in the manner authorized by this chapter shall be permitted during the entire year.

Sec.2. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and Des Mcines Daily Capital, newspapers published in the city of Des Moines, Iowa.

Joshph Mattes, F. N. Buckingham, L. F. Springer.

Ordered passed on file.
On the request of English of Polk, unanimous consent having been given, House file No. 153, a bill for an act to amend section seven (7), chapter forty (40) of the acts of the Thirtieth General Assembly, relative to primary elections, with Senate amendments, was taken up and the amendments read and considered.

Mr. English moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Heles, Hume, Jacobson, Jones, Kennedy, Kling, - Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin,

McCreary, McDole, McElrath, Maben, Martin, Mattes, Meredith Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding,Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright-74.

The nays were:
None.
Absent or not voting:
Buckingham, Chassell, Cheney, Coburn, Colclo, Conn, Freeman, Greene, Gregory, Hart, Head, Hollembeak, Jepson Kendall, Koontz, Langan, McCulloch, McNie, Offil, Peet, Stanbery, Teachout, Temple, Willson, Wyland, Mr. Speaker-26.

So the House concurred in the Senate amendments.

## SENATE MESSAGES CONSIDERED.

Senate file No. 193, a bill for an act making an appropriation for the erection of a monument in Sheron Cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the Revolutionary war.

Read first and second time and referred to committee on Appropriations.
Senate file No. 91, a bill for an act to repeal the law as it appears in section twenty-five hundred seventy-a (2570-a) of the supplement to the code and chapter ninety-eight (98), laws of the Thirtieth General Assembly, relating to quarantine.

Read first and second time and referred to committee on Public Health.

## SENATE MESSAGES CONSIDERED.

Senate file No. 27, a bill for an act to amend the law relative to the school year, organization and meeting of school boards, reports of school officers and changing of boundaries of school corporations.

Read first and second times.
Crose of Page moved that Senate file No. 27 be substituted on the House calendar for House file No. 131, appearing as calendar No. 180.

Motion prevailed unanimously.

On request of Crose of Page, unanimous consent having been given, the substitute bill, Senate file No. 27, was taken up and considered.

Calderwood of Scott moved that the bill, Senate file No. 27, be made a special order for tomorrow morning at 10:30.

Motion prevailed.
On motion of Chassell of Plymouth, unanimous consent having been given, House file No. 307, a bill for an act to require life preservers and life floats to be carried by certain boats and barges used to carry passengers for hire, with report of committee recommending passage, was taken up and considered.

Mr. Chassell moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson Jones, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright-87.

The nays were:
i None.
Absent or not voting:
Coburn, Conn, Gregory, Jepson, Kendall, Koontz, Langan, McElrath, Offill, Stanbery, Weeks, Wyland, Mr. Speaker-I 3 .

So the bill passed and the title was agreed to.
Former Speaker D. H. Bowen of Allamakee was escorted to the chair by Hart of Allamakee and Jacobson of Winneshiek and addressed the House in a few well chosen remarks.

House and Senate met in joint session for the memorial program commemorative of the late D. B. Henderson.

The following program was carried out:
Call to Order. . . . . . . . . . . . . . . . . . . . . . . . . . . . Lieutenant-Governor Herriott
$\qquad$
Music ......................................................... Hylo Quartette
Memorial and Resnlutions commemorative of the life of David Bremner Henderson................. Speaker Clarke
Music ...................................................... Hylo Quartette
Address............ ......................................... Senator Dunham
Music .. ........................................................... Hylo Quartette

Music.............................................................. Hylo Quartette

Benediction....... .................................... Er. A. L. Frisbie
Wise of Black Hawk offered the following resolution and moved that the rule be suspended and the resolution be adopted.

Resolved by the Senate and House of Representatives of the 7 hirty-first General Assembly in joint convention assembled: That the addresses, resolutions, and program of these memorial services, also the eulogy delivered by Hon. G. D. Perkins at Dubuque, be printed in neat pamphlet form, embellished with a cut of ex-Speaker D. B. Henderson of the National House of Representatives; that five thousand copies of same be printed by the State Printer, two thousand copies to be presented to Mrs. D. B. Henderson, and fifteen copies to each member of the Thirty-first General Assembly. Also that the same be printed in both the Senate and House Journals at close of this session.

Motion prevailed and the resolution was adopted.
Lieut. Gov. Herriott then declared the joint convention dissolved and the Senate retired.

The House resumed its session.
On motion of Crose of Page, the House adjourned until 9:30 tomorrow moriming.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, $\}$ Des Moines, Iowa, Friday, March 9,1906. \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Eleanor Gordon of Des Moines, Iowa.

On request leave of absence was granted Wyland of Shelby until Monday.

On request leave of absence was granted Jepson of Woodbury for Friday and Saturday.

McCreary of Appanoose presented petition of fifty citizens of the town of Exline, Iowa, favoring a law prohibiting the playing of base ball on Sunday.

Referred to committee on Police Regulations.
Whiting of Monona presented petition of citizens of Monona county relative to repealing the tax on Farmers' Mutual Insurance Associations.

Referred to committee on Ways and Means.
Cheney of Clay presented memorial of citizens of Clay county relative to the Reciprocal Demurrage bill and other bills regulating transportation.

Referred to committee on Agriculture.
Coburn of Cherokee presented petition of citizens of Cherokee county relative to House file No. 165.

Referred to committee on Appropriations.
Chassell of Plymouth presented memorial of citizens of Plymouth county favoring the Reciprocal Demurrage bill and other bills regulating transportation.

Referred to committee on Agriculture.

Meredith of Cass presented petition of citizens of Cass county relative to House file No. 165.

Referred to committee on Appropriations.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr Speaker-Your committee on Judiciary, to whom was referred House file No. 349, a bill for an act to amend section fifty-five hundred eighty-five (5585), fifty-five hundred eighty-six (5586), fifty-five hundred eighty-seven (5587) of the code, in relation to trials before justices of peace in criminal cases, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely ${ }_{3}$ postponed.
Mattes of Sac, trom the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 284, a bill for an act making an appropriation for the House of the Good Shepherd at Dubuque, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with theirecommendation that the same be indefinitely postponed.

> Jos. Matres, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 147, a bill for an act making an appropriation for the Iowa Corn Growers' Association, beg leave to report that they have had the same under consideration and have instructed me to ireporty the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes, Chairman.
Adopted, and the bill was indefinitely postponed.
Wise of Black Hawk offered the following concurrent resolution and moved that the rule be suspended'and the resolution be adopted:

Resolved by the House, the Senate concurring, That the Jaddresses, resolutions and program of the services held by the Joint Assembly on March 8, 1906, in memory of the late ex-Speaker of the National House of Representatives, D. B. Henderson, together with the eulogy delivered at his funeral
by the Hon. George D. Perkins, be printed in neat pamphlet form, embellished with a cut of the late Speaker.

That five thousand copies of same be printed by the State Printer, two thousand copies of which shall be presented to Mrs. D. B. Henderson, and fifteen copies of same to each member of the Thirty-first General Assembly.

Also, that the same be printed in the Journals of the Senate and House of the last day of this session.

Motion prevailed and the resolution was adopted.
The committees appointed to draft memorial resolutions relative to Hon. J. D. McVay and Hon. James Bridges made their reports, which were adopted.

## introduction of bills.

By Military Committee, House file No. 356, a bill for an act additional to and amendatory to chapter one (i), title eleven (II) of the code, and the law as it appears in chapter one (I), title eleven (II) of the supplement to the code and chapter sev-enty-seven (77) of the acts of the Thirtieth General Assembly, relative to the State Military force and Iowa National Guard.

Read first and second time and referred to committee on Appropriations.

By Maben of Hancock House file No. 357, a bill for an act to apportion the State into Representative Districts and declare the ratio of representation.

Read first and second time and referred to Special Committee.

By Lowrey of Calhoun, House file No. 358, a bill for an act legalizing certain instruments executed by corporations affecting the title to real estate.

Read first and second time and referred to committee on Judiciary.

On motion of Temple of Clarke, House file No. 187, a bill for an act to repeal chapter thirty-one (3I) of the laws of the Thirtieth General Assembly and to enact a substitute therefor relating to sewers in cities and incorporated towns, with report of committee recommending passage, was taken up and considered.

Mr . Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-92.

The nays were:
None.
Absent or not voting:
Conn, Gregory, Jepson, Laird, Lowrey, Peet, Stanbery, Teter -8.

So the bill passed and the title was agreed to.
On motion of Temple of Clarke, House file No. 329, a bill for an act to amend section 122 of the code, relating to biennial reports of officers, with report of committee recommending passage, and taken up and considered.

Mr. Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey,

Lundt, 【McAllister, ${ }_{2}$ McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor,!Shaffer, Skinner, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Z Willson, Wise, Wright, Wyland, Mr. Speaker-92.

## The nays were:

None.
Absent or not voting:
Conn, Davie, 'Gregory,'JJepson, Kennedy, Offill, Spaulding, Stanbery-8

So the bill ${ }_{1}$ passed $_{\text {a }}$ and the title was agreed to.
On motion of Temple of Clarke, House file No. 328, a bill for an act to repeal section one $h$ handred twenty-three (123) of the code and the same is found in the supplement to the code, and to enact a substitute therefor, relating to the biennial fiscal term, was taken up and considered.

Temple of Clarke moved to amend by adding the following as section two (2) of the bill:

Section 2. This act, being deemed of immediate importance, shall take effect and be' in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.

Amendment adopted.
Mr. Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCul!och, McElrath,

McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner. Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-90.

The nays were:
None.
Absent or not voting:
Davie, Flenniken, Gregory, Jepson, Lowrey, McDole, Maben, Offill, Stanbery-Io.
So the bill passed and the title was agreed to.
The hour having arrived for special order No. 12, Senate file No. 27, a bill for an act to amend the lawas it appears in section twenty-seven hundred thirty nine (2739), twenty-seven hundred fifty seven (2757), twenty-seven hundred sixty-two (2762), twenty seven hundred sixty four (2764), twenty-seven hundred sixtyfive ( 2765 ), twenty-seven hundred sixty-nine (2760), twenty-seven hundred seventy-three (2773), twenty-seven hundred eighty-five (2785) and twenty-eight hundred one (2801), of the code and section twenty-seven hundred fifty four (2754) of the code supplement and to repeal section twenty-seven hundred thirteen (2713) of the code and enact a substitute therefor, relative to school year organization and meetings of boards, reports of officers and changing of boundaries of school corporations, the same was taken up and considered.

Crose of Page moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Heles, Hollembsak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister. Lowrey, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie,Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robin-
son, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washbuin, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-83.

The nays were:
Buckingham, Doran, Hart, Wright-4.
Absent or not voting:
Davie, Flenniken, Gregory, Jepson, Koontz, Lundt, McCreary, Martin, Pritchard, Saylor, Sikinner, Stanbery, Whit-ing- 13
So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

SENATE FILE NO 12.
A BiLl for an act making it unlawful for any steam railway or interurban railway doing business within the state, or any officer, agent or : epresentative thereof, to issue, give or offer to any city, county, district or state officer, including judges and members of the General Assembly, or to any delegates to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employee thereof, or to any candidate for a city, county, district or state office, or to jurors in state or federal courts, avy free pass, 1 icket or other privilege at rates less than charged the public.

And prohibiting any city, county, district or state officer, and any delegate to a county, district or state political convention, and any candidate for a county, district or state office, and any member of any political committee or any employee thereof, and any jurorin state or federal courts, to request or use any such free pass, ticket or privilege, sold or conferred at a less rate than the rate charged the public, over any steam railroad or interurban railroad, and providing a penalty therefor.

> Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked;

Senate concurrent resolution relative to printing the rules of the Thirtyfirst General Assembly.

Geo. A. Newman,
Secretary.
On motion of Temple of Clarke, House fileno. 330, a bill for an act to repeal sections ten hundred fifty-seven (1057), ten hundred
sixty-four ( 1064 ), ten hundred sixty-five ( 1065 ), ten hundred sixty-six (IO66), ten hundred sixty-eight (Io68), ten hundred seventy (1070), ten hundred seventy-one ( 1071 ), and ten hundred seventy-four (1074), and to enact a substitute therefor, relating to the election of officers and the term of office, was taken up and considered.

Temple of Clarke moved to amend by striking out of the title the words "one thousand and seventy-four (1074)"; also to strike out of the third line of the bill the words "and one thousand and seventy-four" and to insert the word "and" before the words "one thousand and seventy-one;" also to strike from the bill the last section.

Amendments adopted.
Cummings of Marshall moved to amend by striking out that portion of the bill numbered 1068 , referring to Railroad Commissioners.

Amendment adopted.
Mr. Cummings moved to amend by striking out the words "one thousand sixty-eight ( 1068 ), in the second line of the printed bill.

Amendment adopted.
Temple of Clarke moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

Speaker pro tem Cummings in the chair.
On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark. Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stolten-
berg, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright-89.

The nays were:
None.
Absent or not voting:
Davie, Dow, Freeman, Gregory, Jepson, Peet, Robinson, Stanbery, Washburn, Wyland, Mr. Speaker-ir.

So the bill passed.
Crose of Page moved that the title be amended by striking out the words and figures "one thousand and sixty-eight (1068).'

Adopted.
Title as amended agreed to.
On motion of Temple of Clarke, House file No. 331, a bill for an act to amend section one hundred forty-six (146) of the code telating to the term of office of the Custodian of Public Buildings, was taken up and considered.

Mr. Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Dorar, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling. Koontz.Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin,McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland-88.

The nays were:
None.
Absent or not voting:

Clary, Conn, Davie, Geneva, Gregory, Jepson, Kennedy, Mattes, Stanbery, Teachout, Teter, Mr. Speaker-I2.

So the bill passed and the title was agreed to.
Speaker Clarke in the chair.
On motion of Temple of Clarke, House file No. 332, a bill for an act to amend section ten hundred ninety-three (IO9.3) of the code, relating to election boards, was taken up and considered.

Mr . Temple moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head. Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCalloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-89.

The nays were:

## None.

Absent or not voting:
Conn, Davie, English, Geneva, Gregory, Jepson, Kennedy, Langan, Mattes, Robinson, Stanbery-ir.

So the bill passed and the title was agreed to.
On motion of Spaulding of Howard, House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the mulct tax, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Spaulding moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting :
Carstensen, Cassel, Cummings, Davie, Flenniken, Gregory, Jepson, Kennedy, Langan, Lundt, McElrath, Skinner, Stanbery, Stoltenberg-14.

So the bill passed and the title was agreed to.
Temple of Clarke moved that House files No. 333 and 334 be made special order for Tuesday, March 13, at io o'clock a m.

Motion prevailed.
Chassell of Plymouth called up the resolution relating to printing the rules of the Thirty-first General Assembly,

Offill of Jasper moved that the resolution be laid on the table.

Motion prevailed.
On motion of McNie of Benton the House adjourned until 2 o'clock this afternoon.

AFTERNOON SESSION.
House met pursuant to adjournment.

Speaker Clarke in the chair.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sphagis-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled Senate file No. 122, a bill for an act to amend section fourteen hundred sixty-seven (1467) of the code relating to assessment and collection of collateral inheritance.

Also:
Senate file No. 184, a bill for an act to legalize the acts of the town council of the town of Ida Grove, Iowa, relating to the erection of a public building and fire station in the incorporated town of Ida Grove, Iowa, and the subsequent acts of the officers of said town in relation thereto.

Also:
Senate file No. 180, a bill for an act making an appropriation for the erection of a monument at the Aspen Grove cemetery, Burlington, Iowa, to perpetuate the memory of John Morgan and providing the method of such erection.

H. L. Spaulding,<br>Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

Adopted.
On motion of Carden of Henry, House file No. 206, a bill for act to indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane at Mt. Pleasant, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Carden moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell. Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, $\mathbf{| M c C r e a r y , ~ M c C u l l o c h , ~ M c D o l e , ~ M c - ~}$

Elrath,McNie,Martin,Meredith,Morris,Mott,Nichols,Offill,Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-84.

The nays were:
None.
Absent or not voting:
Greene, Gregory, Hanna, Jacobson, Jepson, Kennedy, Maben, Mattes, Peet, Pritchard, Saylor, Skinner, Stanbery, Weeks, Willson, Wyland-16.

So the bill passed and the title was agreed to.
On motion of Hume of Mitchell, Senate file No. 43, a bill for an act to amend sections eleven hundred six (ilo6), eleven hundre nine (ilog), eleven hundred nineteen (iig), eleven hundred twenty (II20), eleven hundred twenty-one (II2I) of the code, relating to elections, form of, and manner of marking the ballots, with report of committee recommending passage, §was taken up and considered.

Mr. Hume moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Carstensen, Chassell, Cheney, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Ken dall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker -78.

## The nays were:

Caldèrwood, Cassel, Christianson, Epperson, Hambleton, McElrath, Mott, Offill, Teter, Weeks-io.

Absent or not voting:
Buckingham, Carden, Clark, Gregory, Jepson, McDole, McNie, Pritchard, Skinner, Stanbery, Summers, Wyland-I2.

So the bill passed and the title was agreed to.
On motion of Willson of Washington, Senate file No. 167, a bill for an act making appropriation for the erection of a monument in Elm Grove cemetery, Washington; Iowa, over the grave of Timothy Brown, a soldier of the Revolutionary war, with report of committee recommending passage, was taken up and considered.

Mr. Willson moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-86.

The nays were:

## None.

Absent or not voting:
Buckingham, Cassel, Christianson, Conn, Cummings, Greene, Gregory, Heles, Jepson, Pritchard, Robinson, Skinner, Stanbery, Wyland-I4.

So the bill passed and the title was agreed to.
On motion of Hollembeak of Adair, House file No. 146, a bill for an act appropriating the sum of $\$ 868.48$ to be paid to H . W. Tapley and Philip Morgan in settlement of all claims against
the State of Iowa, by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the State, with report of committees recommending passage, was taken up and considered.

Mr. Hollembeak moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Sankey, Spaulding, Shaffer, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-80

The nays were:
Meredith-I.
Absent or not voting:
Buckingham, Cummings, Davie, Greeley, Gregory, Hakes, Head, Heles, Jepson, McClurkin, McCulloch, Peet, Pritchard, Robinson, Skinner, Stanbery, Teter, Weeks, Wyland-ig.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

> Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:
> Senate file No. 117, a bill for an act amending section eighteen hundred seventy.one (1871) of the code relating to the examination of state and savings banks.

Geo. A. Newman, Secretary.


#### Abstract

Also: Mr. Sphakir-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House


 is asked:Substitute for Senate file No. 95, a bill for an act providing for the examination and registration of graduate purses.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Spfaker-I am directed to inform@your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 227, a bill for an act to amend chapter six-ty-eight (68), laws of the Thirtieth General Assembly, relative to levees, ditches, drains and water courses.

## Geo. A. Newman, Secretary.

On motion of Cummings of Marshall, House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code relative to condemnation of property by cities and towns for the purpose of constructing and maintaining dams across the waters and water courses of the state in forming reservoirs and sources of water to supply water works or plants, with report of committee recommending passage as amended, was taken up and considered.

Mr. Cummings moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, ${ }^{*}$ English, Epperson, Flenniken, Freeman, Frcdden, Geneva, Greeley, Greene, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, San-
key, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Ceter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-9I.

The nays were:
None.
Absent or not voting:
Boland, Davie, Gregory, Hakes, Jepson, Pritchard, Skinner, Stanbery, Weeks--9.

So the bill passed and the title was agreed to.
On motion of Robinson of Emmet, House file No. 289, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relative to assessment of national, state and savings banks, with report of committee recommending passage, was taken up and considered.
Whiting of Monona moved that House file No. 289 be referred to the committee on Ways and Means.

Motion prevailed and the bill was so referred.
On motion of Spaulding of Howard, House file No. 306, a bill for an abt to amend section forty-one hundred fourteen (4II4) of the code relating to notice of appeal, with report of committee recommending passage, was taken up and considered.
Mr . Spaulding moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass.
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassell, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, English, Epperson, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowery, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Wash-
burn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-85.

The nays were:
Temple-i.
Absent or not voting:
Boland, Cobb, Coburn, Cummings, Doran, Dow, Flenniken, Geneva, Gregory, Hollembeak, Jepson, Kennedy, Skinner, Weeks-14.

So the bill passed and the title was agreed to.
On motion of Offill of Jasper, Senate file No. 190, a bill for an act to legalize the action of the board of supervisors and other officers of Jasper county, Iowa, as far as they relate to the establishment of a certain public highway in said county, was taken up and considered.

Mr. Offill moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:

## None

Absent or not voting:
Boland, Coburn, Colclo, Freeman, Gregory, Hollembeak Jepson, Lister, Lowrey, Skinner, Stanbery, Temple, Weeks, Welden-14.

So the bill passed and the title was agreed to.
Chassell of Plymouth moved to take from the table Senate concurrent resolution relative to printing the rules of the Thirty-first General Assembly.

Motion prevailed.
Chassell of Plymouth moved that the House concur in the Senate resolution.

Motion prevailed.
On motion of Meredith of Cass, Senate file No. 154, a bill for an act to amend section forty hundred twenty-five (4025) of the code in relation to notice of defendant in sales under execution, with report of committee recommending passage, was taken up and considered.

Mr. Meredith moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose,Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister. McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, ${ }_{4}$ Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Christianson? Geneva, Gregory, Jepson, Koontz, Skinner, Stanbery, Summers, Temple, Washburn, Weeks, Welden-I4.

So the bill passed and the title was agreed to.
INTRODUCTION OF BILLS.
By Laird of Fremont, House file No. 359, a bill for an act to amend section ten hundred sixty (1060) of the code, and to repeal section ten hundred seventy-four (1074) of the code and to enact a substitute therefor, relating to the election and terms of township trustees.

Read first and second time and referred to Special Committee.
.By Ritter of Des Moines, House file No. 360, a bill for an act to provide for the establishment of a course of pratical and scientific instruction and investigation in the art of clay working and ceramics, including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts.

Read first and second time and referred to committee on Agricultural College.

By Teachout of Polk, House file No. 36I, a bill for an act relating to the regulation of lying-in hospitals.

Read first and second time and referred to committee on Public Health.

Cummings of Marshall offered a bill relative to an apppopriation for $\$ 3500.00$ for the establishment of a laboratory in the office of State Food and Dairy Commissioner.

Mattes of Sac raised the point of order that no bill carrving an appropriation could be introduced after March first

Sustained.
Cummings of Marshall moved that the rule be suspended and the bill be received.

Speaker Clarke directed a roll call.
On the question, Shall the rule be suspended?
The yeas were:
Bealer, Buckingham, Calderwood, Cheney, Clary, Cummings, Doran, Greene, Hakes, Hanna, Hart, Lowrey, Lundt, McClurkin, Meredith, Shaffer, Spaulding, Springer, Weeks, Whiting, Willson, Mr. Speaker-23.

## The nays were:

Bailey, Bixby, Carden, Carstensen, Chassell, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, English, Epperson, Freeman, Frudden, Greeley, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Laird, Langan, Leech, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Saylor, Teachout, Temple, Teter, VanEaton, Washburn, Whitmer, Wise, Wright, Wyland-57.

Absent or not voting:
Boland, Cassel, Conn, Dow, Flenniken, Geneva, Gregory, Jepson, Kling, Koontz, Lister, Maben, Pritchard, Robinson, Skinner, Stanbery, Stoltenberg, Summers, Welden-2o.

So the motion to suspend was lost.
Hart of Allamakee raised the point of order that the biil was before the House for consideration on its second reading and had already been introduced, and therefore objection to its reference could not hold.

Point of order overruled.
Cummings of Marshall asked unanimous consent to withdraw the bill.

Granted.
By Langan of Clinton, House file No. 362, a bill for an act to amend section eleven hundred six (ino6) of the code, relating to the form of ballot used in elections.

Read first and second time and referred to committee on Elections.

## REPORTS OF COMMITTEES.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 255, a bill for an act to create a Board of Regents for the State University, the College of Agriculture and Mechanic Arts and the Normal School, and to prescribe its duties and to provide for the management and control of the State University, the College of Agriculture and Mechanic Arts and the Normal School, to make appropriations therefor, and to define certain offenses and provide penalties therefor, and to repeal sections twenty-six hundred seventeen (2617), twenty-six hundred eighteen (2618), twenty-siz hundred nineteen (2619), twenty-six hundred twenty (2620), twenty-six hundred thirty-five (2635), twenty-six hundred thirty-six
(2636), twenty-six hundred forty-two (2642), twenty-six hundred forty-six (2646), twenty-six hundred forty-seven (2647), twenty-six hundred fifty (2650), twenty-six hundred fifty-one (2651), twenty-six hundred fifty-two (2652), twenty-six hundred fifty-three (2653), twenty-six hundred sixty-eight (2668), twenty-six hundred sixty-nine (2669), twenty-six hundred seventy (2670), twen-ty-six hundred eighty-one (268:) of the code, and the law as it appears in sections twenty-seven hundred twenty-seven-A-fifty-three (2727-A-53), twenty-seven hundred twenty-seven-A-fifty-four (2727-A.54), twenty seven hundred twenty-seven-A-tifty-five (2727-A-55), twenty-seven hundred twenty seven-A-fifty-six (2727-A-56), of the supplement of the code, and to repeal all acts and parts of acts inconsistent with this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

> Jos. Mattes,
> Chairman.

## Ordered passed on file.

V'right of Webster. from the committee on Constitutional Amendments, submitted the tollowing report:

Mr. Speaker-Your committee on Constitutional Amendments, to whom was referred Senate Joint Resolution No. 3, directing the Governor of the State of lowa to invite the Governors of the several states to name representatives to an inter-state convention to be held in Des Moines, Iowa, or elsewhere, for the purpose of securing such action on the part of the several states as will result in a constitutional convention for the proposal of an amendment to the constitution providing for the election of United States Senators by direct vote, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the said Joint Resolution do pass.
K. M. Wright,

Chairman.
Ordered passed on file.
Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files No. 122, No. 184, No. r8o.

On motion of Crose of Page the House adjourned until 9:30 o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

- Hall of the House of Representatives, $\left.\begin{array}{r}\text { Des Moines, Iowa, March } 10,1906 .\end{array}\right\}$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. F. W. Mutchler of Bayard, Iowa.

The Journals of Wednesday, March 7th, Thursday, March 8th and Friday, March 9th, were corrected and approved.

REPORTS OF COMMITTEES.
Nichols of Muscatine, from the committee on Soldiers' and Orphans' Home, submitted the following report:

Mr. Speaker-Your committee on Soldiers' and Orphans' Home, to whom was referred House file No. 263, a bill for an act in regard to the admission of wives of soldiers to the Soldiers' Home at Marshalltown, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

J. I. Nichols,<br>Chairman.

Adopted.
Bealer of Linn, from the committee on Compensation of Public Officers, submitted the following report:

Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred House file No. 158, a bill for an act to amend section four hundred ninety-one (491) of the code providing for deputy treasurers and fixing salaries thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
E. J. C. Bealer,

Chairman.
Adopted.

The following messages were received from the Senate:

Mr. Speaker-I am dircteed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 238, a bill for an act to amend sections six hundred fortynine (649) and six hundred fifty-one (651) of the code, relative to the election of town clerks and making the office appointive in cities and towns.

Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 244, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 250, a bill for an act to amend sesction fifteen (15) of chapter eighty ( 80 ), acts of the Thirtieth General Assembly, relating to the State Hospital for Inebriates.

Gro. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 58, a bill for an act to amend section eighteen hundred fifty (1850) of the code in relation to the investment of funds of savings banks.

Geo. A. Newman,
Secretary.

McNie of Benton presented petition of G. A. R. of Vinton, relative to the Soldiers' Preference Law.

Referred to committee on Military.
On request of Epperson of Wapello, leave of absence was granted Christianson of Hamilton until Tuesday.

On request of Powers of Floyd leave of absence, was granted Dow of Franklin until Monday.

On request of Coburn of Cherokee lèave of absence was granted Freeman of Pottawattamie until Tuesday morning and Welden of Hardin until Monday.

On request of Chassell of Plymouth leave of absence was granted Cummings of Marshall until Monday.

Lundt of Tama called up concurrent resolution , lative to calling upon Governor Cummins for certain informat in, which was printed in Wednesday's Journal.

Temple of Clarke moved that the resolution be made. special order for Tuesday, March I3th, at II o'clock A. m.

Motion prevailed.
Weeks of Guthrie asked unanımous consent to withdraw House file No. 158 from further considration by the House.

## Granted.

Jacobson of Winneshiek offered the foilowing resolution and moved that the rule be suspended and the resolution be adopted:

Whareas, The Honorable A. O. Lomen, an honored member of the Thirteenth General Assembly from Winneshiek county, departed this life at his home in Winneshiek county during the year 1906; therefore be it

Kesolved, That a committee of three be appointed to present resolutions commemorative of his life and services to the State.

Motion prevailed and the Speaker appointed as such committee, Jacobson of Winneshiek, Hart of Allamakee and Olson of Worth.

## INTRODUCTION OF BILLS.

By Lowrey ot Calhoun, House file No. 363, a bill for an act to legalize conveyances of real property by executors or trustees under foreign wills.

Read first and second time and referred to committee on Judiciary.

By Doran of Boone, House file!No. 364, a bill for an act to repeal section ten hundred sixty-eight (1068) of the code and to enact the following in lieu thereof.

Read first and second time and placed on the calendar without reference.
By Laird of Fremont, House file No. 365, a bill for an act to repeal section four hundred eleven (4II) of the code and to en-
act a substitute therefor relating to the election and terms of office of county supervisors.

Read first and second time and placed on the calendar without reference.

By CoDurn of Cherokee, House file No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (ro) title four (4) of the code.

Read first and second times and referred to committee on Roads and Highways.

SENATE MESSAGES CONSIDERED.
Senate file No. 238, a bill for an act to amend section six hundred forty-nine (649) and section six hundred fifty-one (651) of the code, relative to the election of town clerk, and making the office appointive in cities and towns.

Read first and second times and referred to committee on Municipal Corporations.

Senate file No. 244, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public.

Read first and second time and referred to commitiee on Judiciary.

Substitute for Senate file No. 95, a bill for an act providing for the examination and registration of graduate nurses.

Read first and second time and referred to committee on Public Health.

Senate file No. in 7 , a bill for an act amending section eighteen hundred seventy-one ( 1871 ) of the code relating to the examination of state and savings banks.

Read first and second times and.referred to committee on Banks and Banking.

Senate file No, I2. a bill for an act making it unlawful for any steam railway or interurban railway doing business within the state or any officer. agent or representative thereof, to issue, give or offer to any city, county, district or state officer, including judges and members of the General Assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee
or employee thereof, or to any candidate for a city, county, district or state office, or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public, and prohibiting any city, county district or state officer, and any delegate to a county, district or state political convention, and any candidate for a county, district or state office, and any member of any politieal committee or any employee thereof, and any juror in any state or federal courts, to request or use any such free pass, ticket or privilege, sold or conferred at a less rate than the rate charged the public, over any steam railroad or interurban railroad, and providing a penalty therefor.

Read first and second time and referred to committee on Railroads and Commerce.

Laird of Fremont asked unanimous consent to have House file No. 359 withdrawn from the special committee.

Objection raised by Temple of Clarke, chairman of special committee, and the bill was left with the committee.

On request of Teter of Marion, unanimous consent having been given, House file No. 25 , a bill for an act to amend section fifteen ( 15 ) of chapter eighty (80) acts of the Thirtieth General Assembly, relating to the state hospital for inebriates, with Senate amendment, was taken up and the amendment read and considered.

Mr. Teter moved that the House concur in the Senate amendment.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Carden Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Whiting, Wright, Mr. Speaker-78.

The nays were:
None.
Absent or not voting:
Calderwood, Christianson, Cummings, Dow, Freeman, Greeley, Greene, Gregory, Heles, Jepson, Kendall, Kennedy, Langan, McClurkin, Peet, Skinner, Stanbery, Welden, Whitmer, Willson, Wise, Wyland-22.
So the House concurred in the Senate amendment.
On motion of Martin of Pottawattamie, Senate file No. I64, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the State of Iowa, in or to the meandered lake known as Carr Lake,'with report of committee recommending spassage, was taken up and considered.

Mr. Martin moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Washburn, Weeks, Whiting, Willson, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Christianson, Conn, Cummings, Dow, Freeman, Gregory, Jepson, Kendall, Langan, Lowrey, Nichols, Skinner, Stanbery, VanEaton, Welden, Whitmer, Wise- 17.

So the bill passed and the title was agreed to.

On motion of Dashiell of Warren, House file No. 136, a bill for an act to prohibit and punish the playing of the game commonly known as foot ball by public schools, with report of committee without recommendation, was taken up and considered.
Hambleton of Mahaska moved to amend by striking out section two (2), to change section three (3) to section two (2), and to strike out the word "two" and insert the word "one" in the last line of the printed bill.

Carden of Henry moved that the bill be made a special order for 2:30 o'clock this afternoon.

Motion lost.
The amendment offered by Hambleton of Mahaska was lost.
Bealer of Linn moved to amend by striking section one (1) from the bill and inserting in lieu thereof: "That it shall be unlawful for any person while a pupil of the State University, state colleges or public schools of the state, to play the game commonly known as foot-ball"; also to amend section two (2) by striking from the second line of the printed bill the words, 'public schools of the state," and inserting in lieu thereof the words, "any of the said schools."

Amendment lost.
McAllister of Linn moved to amend by striking out section two (2) of the bill and substituting in lieu thereof the following:

Section 2. Any person violating the provisions of this bill shall be fined not less than five (5) dollars and not more than fifteen (15) dollars, such fine to go to the school district in which the school is located.

Amendment lost.
Flenniken of Clayton moved to amend by inserting after the word "foot-ball," in the second line of section one ( 1 ), the words, "baseball and marbles."

Amendment lost.
Crose of Page moved to amend by changing the word "game," in the second line of section one ( 1 ), to "games," and adding at the end of the same line the word "basket-ball."

Clary of Chickasaw moved that the bill be made a special order for Monday at 2:30 o'clock.

Motion lost.
Amendment offered by Crose of Page was lost.

Mattes of Sac moved to amend by inserting after the word "directors." in the third line of section two (2) of the printed bill, the words "or city superintendent of schools."

Amendment lost.
Greene of Madison moved to strike out in line one (i) of section one (I) of the printed bill the word "public"; also strike from line two (2) section two (2) of the printed bill the word "public."

Amendment lost.
Wright of Webster moved the previous question.
Motion prevailed.
Dashiell of Warren moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Cassel, Chassell, Cheney, Cobb, Dashiell, Doran, English, Geneva, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Kling, Lundt, McAllister, McCreary, McNie, Maben, Mattes, Morris, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Saylor, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Mr. Speaker-40.

The nays were:
Bixby, Buckingham, Calderwood, Carden, Carstensen, Clary, Coburn, Colclo, Crose, Darrah, Davie, De Mar, Epperson, Flenniken, Frudden, Greeley, Greenc, Hakes, Heles, Jones, Kennedy, Koontz, Laird, Leech, McClurkin, McCulloch, McDole, McElrath, Meredith, Mott, Robinson, Sankey, Shaffer, Spaulding, Temple, Teter, Weeks, Whiting, Willson, Wright, Wyland -40.

Absent or not voting:
Christianson, Clark, Conn, Cummings, Dow, Freeman, Gregory, Jepson, Langan, Lister, Lowrey, Martin, Skinner, Springer, Stanbery, Kendall, Welden, Whitmer, Wise-20.

So the bill was lost.
On request of Bixby of Delaware leave of absence was granted Skinner of Union until Monday.

On request of Boland of Iowa leave of absence was granted Nichols of Muscatine until Tuesday.

On request leave of absence was granted VanEaton of Lyon until Tuesday.

On motion of Bixby of Delaware the house adjourned.

## AFTERNOON SESSION.

House met pursuant to adjournment. Speaker Clarke in the chair.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 27. a bill for an act to amend the law as it appears in sections twenty-seven hundred thirty-nine (2739), twenty-seven hundred sixty two (2762), twentyseven hundred sixty-four (2764), twenty-seven hundred sixty-five (2765), twenty-seven hundred sixty-nine (2769), twenty seven hundred seventy-three (2773), twenty-seven hundred eighty-five (2785), twenty-eight hundred (2800), twenty-eighty hundred one (2801) and twenty-eight hundred two (2802) of the code and the law as it appears in sections twenty-seven hundred fifty-four (2754) and twenty-seven hundred ninety-three (2793) of the code and enact substitutes therefor, relative to the school year, organization and meetings of the school boards, reports of school officers and the boundaries of school corporations.

> H. L. Spaulding, Chairman House Committee. D. W. Turner, Chairman Senate Committee.

Adopted.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House flle No. 12, a bill for an act relating to the time of bringing actions against estates of decedents.and additional to section thirty-four hundred forty-seven (3447) of the code.

## Also:

House file No. 57, a bill for an act to amend the law which appears as section eighteen hundred six (1806) supplement to the code relating to the investment of funds of insurance companies"and associations.
-
House fle No. 97, a bill for an act appropriating fifty dollars ( $\$ 50.00$ ) fo the purpose of repairing the soldier's orphan smonument at Cedar Falls, and inscribing the names of deceased soldier's orphans thereon.

Also:
House file No. 153, a bill for an act to amend section seven (7) chapte forty (40) of the acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket.

Also:
House file No. 178, a bill for an act making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several state institutions.

Also:
House file No. 227, a bill for an act to amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levies, ditches, drains and water courses.
H. L. Spaulding,

Chairman.
Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrol.ed Bills, submitted the following report:

Mr. Speaker-Your joint committee on Eqrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 12, a bill for an act relating to the time of bringing actions against estates of decedents and additional to section thirty-four hundred forty-seven (3447) of the code.

Also:
House file No. 57, a bill for an act to amend the law which appears as section eighteen hundred six (1806) supplement to the code relating to the investment of funds of insurance companies and associations.

Also:
House file No. 97, a bill for an act appropriating fifty dollars (\$50.00) for the purpose of repairing the soldier's orphan's monument at Cedar Falls , and incribing the names of deceased soldiers' orphans thereon.

Also:
House file No. 153, a bill for an aci to amend section seven (7) chapter forty (40) of the acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket.

Also:
44.

House file No. 178, a bill for an act making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several state institutions.

## Also:

House file No. 227, a bill for an act to amend chapter eighty-eight (88) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses.

H. L. Spaulding, Chairman House Cummittee.<br>D. W. Turner, Chairman Senate Committee.

## Adopted.

## REPORTS OF COMMITTEES.

Leech of Cedar, from the committee on Public Health, submitted the following report:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 185, a bill for an act to regulate the manufacture and sale of patent and proprietary medicines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the reccommendation that the same be indefinitely postponed.

> L. J. LeEch, Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Public Health to whom was referred House file No. 145, a bill for an act to define and regulate the practice of optometry and for creation of a board of examiners in optometry, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be"indefinitely postponed.

> L. J. Leech,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speakhr-Your committee on Pablic Health, to whom was referred House file No. 243, a bill for an act to require operators of creameries to heat skimmed milk defore delivering such skimmed milk to any person, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. J. Leech,<br>Chairman,

Adopted.

Also:
Mr. Speaker-Your committee on Public Health,!to whom was referred Senate file No. 216, a bill for an act to amend chapter eighty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. J. Leech, Chairman,

Adopted.
Also:
Mr. Speaker-Your committee on Public Health, to whom was referred Senate file No. 91, a bill for an act to repeal the law as it appears in section twenty five hundred scventy ( $2570 \cdot \mathrm{a}$ ) of the supplement to the code and chapter ninety-eight (98) laws of the Thirtieth General Assembly, relating to quarantine, the care of infected persons and the payment of expenses incurred thereby and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. J. Lerch, Chairman.

Adopted.

## Also:

Mr. Spraker-Your committee on Public Health, to whom was referred House file No. 220, a bill for an act to create a board of Osteopathic examiners and registration, and for the regulation of the same, and providing penalties for the violation of this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> L. J. Leech, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 211, a bill for an act to regulate the manufacture and sale of patent and proprietary medicines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> L. J. Lefch, Chairman.

Adopted and the bill was indefinitely postponed.
Also:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 213, a bill for an act to regulate the sale of patent medicines containing narcotic, or any alcoholic preparations, beg leave to report that they have bad the same under consideration and have instructed me to $r$ port the same back to the House with the recommendation that the same be indefinitely postponed.

> L. J. Leechin
> Chairman.

Adopted and the bill was indefinitely postponed.

On motion of Flenniken of Clayton Senate file No. I63, a bill for an act prohibiting manipulation of the Babcock test or any other contrivance used for determining the quality of milk or cream, and providing punishment therefor, with report of committee recommending passage, was taken up and considered.

Mr. Flenniken moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Boland, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Clary, Cobb, Colclo, Conn, Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenburg, Teter, Washburn, Weeks, Whiting, Wright, Mr. Speaker-66.

The nays were:
None.
Absent or not voting:
Bailey, Bixby, Carden, Christianson, Clark, Coburn,Cummings, Darrah, Dow, Freeman, Geneva, Gregory, Jepson, Kendall, Koontz, Langan, McCulloch, McDole, McNie, Nichols, Peet, Pritchard, Saylor, Skinner, Stanbery, Summers, Teachout, Temple, VanEaton, Welden, Whitmer, Wilson, Wise, Wyland-34.

So the bill passed and the title was agreed to.

On motion of Martin of Pottawattamie, Senate file No. 133, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the state of Iowa in and to Big or Spring Lake, located in Pottawattamie county, Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Martin moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time

On the question, Shall the bill pass?

## The yeas were:

Bealer, Boland, Buckingham. Calderwood, Carstensen, Cheney, Clary, Cobb, Coburn, Colclo, Conn, Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Laird, Leech, Lisster, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teter, Washburn, Weeks, Whiting, Wright, Mr. Speaker-69.

The nays were
None:
Absent or not voting:
Bailey, Bixby, Carden, Cassell, Chassell, Christianson, Clark, Cummings, Darrah, Dow. Freeman, Flenniken, Gregory, Hanna, Jepson, Kendall, Koontz, Langan, McCulloch, Nichols, Pritchard, Skinner, Stanbery, Teachout, Temple, VanEaton, Welden, Whitmer, Willson, Wise, Wyland-3I.

So the bill passed and the title was agreed to.
Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate file No. 27 and House files Nos. 97, 57, 153, 12, 227 and 178.

On motion of Hart of Allamakee, House file No. 227, a bill for an act to amend section thirty-three hundred sixty-six (3365) of the code relative to the rights of a surviving husband in prop-
erty of his deceased wife, with report of committee recommending passage, was taken up and considered.

Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Boland, Calderwood, Carstensen, Cassel, Cheney, Clary, Cobb, Colclo, Conn, Crose, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Hetes, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Summers, Teter, Weeks, Whiting, Willson, Wright, Mr.'Speaker-63.

## The nays were:

## Lundt-I

Absent or not voting:
Bailey, Bealer, Bixby, Buckingham, Carden, Chassell, Christianson, Clark, Coburn, Cummings, Darrah, Dow, Freeman, Geneva, Greene, Gregory, Jepson, Kendall, Kennedy, Koontz, Langan, McCulloch, McElrath, Nichols, Pritchard, Skinner, Stanbery, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Welden, Whitmer, Wise, Wyland-36.

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee House file No. 281, a bill for an act fixing the terms upon which electric current other than telegraphic or telephone may be transmitted from place where same is generated to where use is made thereof, along the public highways and across private lands, with report of committee recommending passage, was taken up and considered.

Mr. Hart moved that the further consideration of the biil be deferred until the next call of the Calendar.

Motion prevailed.

## REPORTS OF COMMITTEES

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 303, a bill for an act to amend the law as it appears in chapter sixty-eight (68) of the laws of the Thirtieth General Assembly, relating to levees, drains and water courses, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
J. S. Pritchard, Chairman.

## Adopted.

## Also:

Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 320, a bill for an act to amend sections twenty-five hundred twenty-nine (2529), twenty-five hundred thirty, (2530), and twenty-five hundred thirty-four (2534) of the code and to repeal and enact substitutes for sections twenty-five hundred thirty-three (2533) and twenty-five hundred thirty-eight (2538) thereof, relating to the state veterinary surgeon, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words one thousand (1000) section (2), line four (4) and inserting in lieu thereof the woeds six hundred (600), and when so amended that the bill do pass.

> J. S. Pritchard,
> Chairman.

## Adopted.

Amendment adopted.
Also:
Mr. Speaker-Your committes on Agriculture, to whom was referred House file No. 323, a bill for an act to amend section sixteen hundred fifty-seven-n (1657-n) chapter three (3) of the supplement to the code, beg leave to report that they have had the same under. consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the word 'twenty-two' (22) in line four (4), and inserting in lieu thereof the word "eighteen" (18), and when so amended that the bill do pass.

## J. S. Pritchard, Chairman.

Adopted.
Amendment Adopted.
Also:
Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 219, a bill for an act to authorize boards of supervisors to
hear and allow claims for damages on account of sheep killed or injured by a dog or dogs and providing for the payment of the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same be amended by the adoption of the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE 219.
A bile for an act to authorize boards of supervisors to hear and allow claims for damages on account of sheep or other domestic animals killed or injured by a dog or dogs, and providing for the payment of the same.
Be it enacted by the General Assembly of the State of Lowa:
Any person damaged by the killing or injury of sheep, or any other domestic animal, by a dog or dogs, may present to the board of supervisors of the county in which such killing or injury occurred, a detailed account of such killing or injury, stating the amount of damage claimed therefor and verified by affidavit, such claim to be filed with the county auditor at least ten days before some regular session of the board, and within sixty days from the time such killing or injury occurred. At the first regular session of the board of supervisors after such claim shall have been filed for ten days as herein provided, the same may be established by proof before the board; and upon the hearing thereof, the claimant shall establish his claim for damages by testimony satisfactory to said board. It shall also be made to appear to the satisfaction of said board that such damage was not caused, in whole or in part, by a dog or dogs owned or controlled by the claimant, and that claimant does not know whose dog or dogs caused the damage, and that said damage was caused by dogs; or, in case the owner of such dog or dogs is known to the claimant and that such owner has no property subject to execution, out of which the claim can be made. The board shall hear and determine said claims in order in which they are filed unless good cause is shown for continuance, and shall allow the same or such portions thereof as they may deem just, and shall authorize the auditor to issue warrants for the same not to exceed seventy-five per cent of the amount allowed, to be paid out of the domestic animal fund.

And when so amended that the bill do pass.

> J. S. Pritchard,
> Chairman.

Adopted.
Substitute amendment adopted.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the Committee on Enrolled Bills, submitted the following report:

Mr. Spsakrr-Your committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House file No. 12 a bill for an act relating to the time of bringing actions against estates of decedents and additional to section thirty-four hundred forty-seven (3447) of the code.

Also:
House file No. 57, a bill for an act to amend the law which appears as section eighteen hundred six (1806) supplement to the code, relating to the investment of funds of insurance companies and associations.

Also:
House file No. 97, a bill for an act appropriating fifty dollars (\$50.00) for the purpose of repairing the soldiers' orphans' monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon.

## Also:

House file No. 153, a bill for an act to amend section seven (7) chapter forty ( 40 ) of the acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket.

Also:
House file No. 178, a bill for an act making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several state institutions.

Also:
House file No. 227, a bill for an act to amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses.

H. L. Spaulding, Chairman.

March $10,1906$.
Adopted.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Spbaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors and authorize the issuing of $\$ 40,000$ in school building bonds in Clinton county, Iowa.

> Geo. A. Nhwman, Secretary.

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

House file No. 107, a bill for an act to amend section nine hundred seventy-five (975) of the code relating to delinquent taxes in cities under special charter.

Gro. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senatewas asked:

House file No. 190, a bill for an act to amend sections nineteen hundred sixty eight; (1968), nineteen hundred sixty nine, (1969), nineteen hundred seventy-one, (1971) and nineteen hundred seventy-two (1972) of the code, relative to the drainage of lead and zinc mines.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked.

House file No. 197, a bill for an act to repeal chapter sixty-five (65) actsof Twenty-eighth General Assembly, relating to stipulated piemium life insurance associations.

> Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2), title eighteen (18) of the code.

Geo. A. Newman,
Secretary of Senate
Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concu:rence of the Senate was asked:

House file No. 261, a bill for an act to amend section eight hundred ninety-four (894) of the supplement to the code, and to provide for the repair, maintenance and preservation of buildings, and improvenents upon real estate owned by a city.

Gho. A. Nhwman,
Secretary of Senate.
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill, in which the concurrence of the Senate was asked:

House file No. 325, a bill for an act to amend section forty-eight hundred twenty-two (4822) of the code relating to malicious injury to buildings and. fixtures.

Geo. A. Nhwman,
Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was asked:

Concurrent resolution relative to printing the addresses, resolutions and program of services held by joint assembly in memory of late Speaker Henderson.

Gro. A. Newman,
Secretary of Senate.
PETITIONS AND MEMORIALS.
Stoltenberg of Scott presented petition of pharmacists of Scott county relative to House file No. 259.

Referred to committee on Pharmacy.
Whiting of Monona presented petition of citizens of Soldier, Iowa, relative to primary bill and to the Ladies' Home Journal patent medicine bill.

Referred to committee on Pharmacy.
McDole of Jackson presented petition of citizens of Miles, Iowa, and vicinity, relative to hunters'license law.

Referred to committee on Fish and Game.
Buckingham of Buena Vista presented petition of citizens of Buena Vista county relative to tax on mutual insurance associations.

Referred to committee on Ways and Means.
Carden of Henry presented memorials of various Grand Army Posts of Iowa relative to the placing of a bust of James Harlan in the Hall of Statuary at Washington, D. C.

Referred to committee on Appropriations.
Laird of Fremont presented petition of citizens of Hamburg, Iowa, and vicinity, relative to tax on mutual insurance companies.

Referred to committee on Ways and Means.
Introduction of bills.
By Buckingham of Buena Vista (by request), House file No. 367 , a bill for an act requiring physicians to take human life under certain conditions.

Read first and second time and referred to committee on Public Health.

On motion of Bixby of Delaware, Senate file No. 156, a bill for an act to amend sections forty-nine hundred eighty-nine (4989) and forty-nine hundred ninety (4990) of the code, relating to the sale of adulterated milk and cream, with report of committee recommending passage, was taken up and considered.

Mr. Bixby moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Clary, Cobb, Coburn, Colclo, Conn, Crose, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Washburn, Weeks, Whiting, Willson, Wright, Mr. Speaker-69.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Chassell, Christianson, Clark, Cummings, Darrah, Dashiell, Dow, Freeman, Gregory, Head, Jepson, Kendall, Kennedy, Koontz, Langan, McCulloch, ${ }^{7}$ Martin, Nichols, Skinner, Stanbery, Summers, Teachout, Temple, Teter, VanEaton, Welden, Whitmer, Wise, Wyland-3I.

So the bill passed and the title was agreed to.

Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors and authorize the issuing of $\$ 40,000$ in school building bonds in Clinton, Clinton county, Iowa.

Read first and second time and referred to committee on Judiciary.

On request of English of Polk, unanimous consent having been given, House file No. 197, a bill for an act to repeal chapter sixty-five (65), acts of the Twenty-eighth General Assembly, relating to stipulated premium life insurance associations, with Senate amendments, was taken up and the amendments read and considered.

Mr. English moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bixby, Boland, Calderwood, Carden, Carstensen, Cassel' Cheney, Clary, Cobb, Colclo. Conn, Crose, DeMar, Doran, English, Epperson, Frudden; Geneva, Greeley, Greene, Hakes, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Washburn, Whiting, Wilson, Wright, Mr. Speaker--60.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Buckingham, Chassell, Christianson, Clark, Coburn, Cummings, Darrah, Dashiell, Davie, Dow, Flenniken, Freeman, Gregory, Hart, Heles, Jepson, Kendall, Kennedy, Koontz, Langan, Lowrey, McCulloch, Martin, Nichols, Peet, Skinner, Stanbery, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whitmer, Wise, Wyland-40:

So the bill passed and the title was agreed to.
On motion of Crose of Page, the House adjourned until two o'clock Monday afternoon.

# JOURNAL OF THE HOUSE. 

Hall of the House of Representatives, \} Des Moines, Iowa, Friday, March 12, 1906 .
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. R. K. Porter, Indianola, Iowa.
On request Van Eaton of Lyon was excused for Monday and Tuesday.

Committee appointed to draft resolutions of respect to the memory of Hon. William Taylor made its report, which was adopted.

Skinner of Union asked unanimous consent to withdraw House file No. 226 from the committee on Insurance and from further consideration by the House.

Granted.
On request of Buckingham of Buena Vista leave of absence was granted Mattes of Sac until Tuesday.

On request of Conn of Butler leave of absence was granted Weeks of Guthrie until tomorrow.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate file No. 237, a bill for an act to amend the law relative to appropriation for a law library, as it appears in section twenty-eight hundred eighty-one-e (2881-e) of the supplement to the code.

Geo. A. Newman,<br>Secretary.

Also:

[^10]House file No. 198, a bill for an act to repeal section seventeen hundred eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and enact substitute therefore.

Geo. A. Newmain.
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 199, a bill for an act to amend section sixteen hundred eighty-nine (1689) of the code, relating to mutual insurance companies.

Geo. A. Newman, Secretary.

Also:
Mr. Spatiker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 258, a bill for an act to legalize the appointment of trustees for Cedar township, Linn county, Iowa.

Gro. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and.resolutions and all acts done by the council of said town.

> Gro. A. Newman, Secretary.
introduction of bills.
By Freeman of Pottawattamie, House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sixteen (3016) of the supplement to the code, relating to bushel by weight, and to enact a substitute therefor.

Read first and second time and referred to committee on Agriculture.

By Wright of Webster, House file No. 369, a bill for an act to repeal section twelve ( 12 ) of the code and to enact a substitute therefor, relating to the compensation of members of the General Assembly.

Read first and second time and referred to committee on Compensation of Public Officers.

By Meredith of Cass, House file No. 370, a bill for an act requiring every person, firm or corporation operating a telephone exchange in any city or town of this state having two or more of such exchanges, to maintain in some convenient place in the office of such exchange one telephone instrument or apparatus of every other person, firm or corporation operating a similar exchange in said exchange in said city or town, and to provide punishment for failure or refusal to comply therewith.

Read first and second time and referred to committee on Telegraph, Telephones and Express.

By Meredith of Cass, House file No. 371, a bill for an act providing that persons performing labor or furnishing materials for improvements upon any street, avenue or highway in front of any lot or parcel of land by virtue of any lawful contract with the owner thereof, his agent, trustee, contractor or sub-contractor shall have a lienguponsuch lot or parcel of land to secure the payment for such labor or materials.

Read first and second time and referred to committee on Judiciary.

By Flenniken of Clayton, House file No. 372, a bill for an act providing for the nomination, by political parties or organizations of candidates for various offices and the election of delegates to conventions of said political parties or organizations, by a primary election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or organizations.

A Bill for an act providing for the nomination, by political parties or organizations, of candidates for various offices and the election of delegates to conventions of said political parties or organizations, by a primary election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or organizations.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. In the year 1908 and biennially thereafter the candidates of political parties for all offices which under the law are filled by the direct vote of the voters of this State at the general election in November (except the offices of State Superintendent of Public Instruction, Attorney-General, Clerk of the Supreme Court, Reporter of the Supreme Court, Judge of the Supreme Court, Electors of the President and Vice-President of the United States and Judges of the District Court) and candidates for the office of Senator in the Congress of the United States shall be nominated by a pri-
mary election at the times and in the manner hereinafter provided. The provisions of chapter three (3) and four (4), title VI (6), and chapter eight (8), title XXIV (24)' of the code, shall apply so far as applicable to all such primary elections, the same as general elections, except as hereinafter provided. This act shall not apply to special elections.

Section 2. A political party under this act shall be construed to be any political organization recognized as such under the provisions of section one thousand ninety-eight (1098) of the code.

Section 3. The primary election herein provided for shall consist of an election by all political parties and shall be held at the usual voting places of the several precincts on the third Tuesday in August, 1908, and biennially thereafter, fcr the nomination of candidates to be nominated by a primary election and for the nomination for Senator in the Congress of the United States in the next year preceding the filling of that office by the General Assembly.

Section 4. The Judges and Clerks of said primary election shall be solected and appointed in the same manner as for the general election held in November following, and they shall take the same oath, and the judges are hereby authorized to administer oaths as hereinafter provided. Vacancies shall be filled $a_{m}$ provided for the Judges and Clerks of the general election, and their compensation shall be the same. The expenses of said primary election shall be paid by the county in which the said primary election is held.

Section 5. The Australian ballot system as used in this State, except as herein provided, shall be used at said primary election in all precircts. The voters shall in all cases mark the ballot in the square before the name of each person for whom he desires to vote. In cities where registration is required by law, the polls shall be open from 7:00 A. M. to 7:00 P. M., and in all other precincts from 1:00 P. M. to 9:00 P. M. The elector voting at said primary election shall be allowed to vote for candidates for nomination on the ticket of only one political party, and that shall be the party with which he is enrolled as affiliated.

Section 6. At the primary election to be held on the third Tuesday in August in the year 1908 any person shall be entitled to participate therein who is a qualified elector in such precinct at the time of said primary election and when the voter seeks to pass the guard-rail he shall indicate the party ballot he desires and one of the judges of the primary election board shall give him such primary ballot, (unless challenged, and if so challenged, then only in the event that the challenge is determined in favor of the voter) and such person shall thereupon be allowed to vote. The voter's selection shall constitute his declaration of party affiliation and shall be checked on the voting. list used by the clerks of the primary election board and said list shall be retnrned to the county auditor for preservation. Copies of the names and party entries on such list together with the changes of party affiliation hereinafter provided, arranged alphabetically by surnames, shall be used at subsequent primaries for determining with what party the voter has been enrolled, and no voter enrolled under the provisions of this act shall be allowed to receive the ballot of any political party except that with which he is so enrolled, but
he may change his enrollment as elsewhere provided in this act. The county auditor shall prepare for each voting precinct two of the above mentioned lists duly certified by him, which he shall deliver to the succeeding primary election boards in 1910, and biennially thereafter, at least one day prior to the day of the primary election and which lists together with the poll books of the primary election shall be returned to the said auditor in good condition within twenty-four hours after the primary electon to be preserved by him. Provided that before returning said poll lists the primary election boards shall strike from said lists the names of all persons who have ceased to be voters in their precincts.

Section 7. Any person who has thus declared his party affiliation shall thereafter be listed on the poll books as a member of that political party, and such person while living in the same voting precinct need not declare his party affiliation at succeeding primary elections unless he desires to change his party affiliation. Any elector, who, having declared his party affiliation, desires to change the same, may, not less than thirty days prior to the date of any primary election file a written declaration with the county auditor stating his change of party affiliation, and the auditor shall enter a record of the same on the poll books in the proper column opposite the voter's name. Any elector who is not so earolled or who has changed his recidence to another precinct, or a first voter or citizen of this state casting his first vote in this state shall be entitled to vote at aay subsequent primary election in the same manner and upon the same terms as provided in section six (6) of this act and the clerks of the primary election shall record his party affiliation and the county auditor shall add his name to the alphabetical lists for use in subsequent primary elections as provided for in section six (6) of this act.

Section 8. Each political party shall be entitled to have two party challengers present at each polling place, to be appointed by the respective party committeemen. Any judge or clerk of the primary election or any party challenger may challenge any voter upon the grounds mentioned in section eleven hundred fifteen (1115) of the code and such challenge shall be determined as there provided. Any elector whose party affiliation has been recorded as provided by this act and who desires to change his party affiliation on the primary election day, shall be subject to challenge. If the person challenged insists that he is entitled to vote the ticket of the political party to which he has transferred his political affiliation and the challenge is not withdrawn, one of the judges shall tender to him the following oath: "You do solemuly swear (or affirm) that you have in good faith changed your party affiliation to the.........................party." And if he take such oath it shall thereupon be given a ticket of such political party and the clerks of the primary election shall change his enrollment of party affiliation accordingly.

Section 9. The name of no candidate shall be printed upon an official ballot used at any such primary election unless at least thirty (30) days prior to such primary election a nomination paper shall have been filed in his behalf in the office of the Auditor of the County, if he is a candidate for an office to be filled by the voters of a single county or any division thereof; or unless at least forty (40) days prior to such primimary election an nomination paper shall have been filed in his behalf in the office of the Secre-
tary of State, if he is a candidate for an office to be filled by the voters of more than one county, which nomination paper shall be in substantially the following form:
 State of Iowa, and a member of the.............party, hereby nominate $\ldots . . . . .$. ..... of $\ldots . . .$. ...county, State of Iowa, who has affiliated with and is a member of the.............party, as a candidate for the office of........... to be voted for at the primary to be held on the third Tuesday in August, 19

All nomination papers shall have substantially the above form written or printed at the top thereof. No signatures shall be counted unless they are on sheets each having such form written or printed at the top thereof. Each signer of a nomination paper shall add his residence, with street and number if any, and date of signing. For all nominations all signers"of each separate nomination paper shall reside in the same county. The affdavit of a qualified elector shall be appended to each nomination paper, or papers, if more than one for any candidate, stating that he is personally acquainted with all the persons who have signed the same; that he knows them to be electors of that couaty and believes them to be affiliated with the party named therein; that he knows that they signed the same with full knowledge of the contents thereof; that there respective residences are truely stated therein; and that each signer signed the same on the date stated opposite his name. Such affidavit shall not be made by the candidate, but each and every candidate shall file with his said nomination paper or papers a written statement stating that he is eligible to the office for the county, district or state in which he is and will be a bona fide candidate for nomination of said office, as follows:

$$
\begin{aligned}
& \text { I, A.................................................. state that I reside at } \\
& \text { street } \\
& \text { (city or town) }
\end{aligned}
$$

$\ldots \ldots . . . . . . . . . . .$. county, in the State of Iowa; that I am eligible to the office for which I am a candidate, and that the political party with which I affliate is the. .party; that I am a.
and a candidate for nomination to the office of................................. to be made at the primary election to be held on the third Tuesday in August, $19 \ldots \ldots$, and hereby request that my name be printed upon the official primary ballot as provided by law, as a candidate of the ............. party. I furthermore declare that if I am nominated and elected I will qualify as such officer.

Dated ,(Signed)

The nomination papers above required shall be signed as followsi
(1). If for a state officer or United States Senator by at least one (1) per cent. of the voters of the party (as shown by the returns of the last general election) of such candidate, in each of at least ten (10) counties of the State, and in the aggregate not less than one half ( $\frac{1}{2}$ ) of one (1) per cent. of the total vote of his party in the state, as shown by the last general election.
(2). If for a representative in Congress or Senator in the General Assembly in a district composed of more than one county, by a least two (2) per cent, of the voters of his party, as shown by the last general election in
at least one half of the counties of the district, and in the aggregate not less than one (1) per cent. of the total vote of his party in such district as shown by the last general election.
(3). If for an office to be filled by the voters of the county by at least two (2) per cent. of the party vote in the county, as shown in the last general election.

In each of the above cases, the vote to be taken for the purpose of computing the percentage shall be the vote cast for the head of the ticket,

Section 10. At least thirty (30) !days before any such primary election the secretary of the state shall submit to each county auditor a certified list containing the name and postoffice address of each person for whom nomination papers have been filed in his office, in accordance with the preceding section and entitled to be voted for at such primary election by the voters of such county, together with a designation of the office for which each is a candidate, and the party from which he seeks a nomination. Such auditor shall forthwith, upon receipt thereof, publish under the proper party designation, the title of each office to be filled, the names and addresses of all persons for whom proper nomination papers have been duly filed, both in his own office and in the office of the secretary of state, giving the name and address of each, the date of the primary, the hours during which the polls will be opened and that the primary will be held in the regular voting places in each precinct. It shail be the duty of the said Auditor to publish said notice once each week for two weeks prior to the said primary election. He shall also forthwith mail'copies of such notice to each city, town and township clerk of the county, who shall immediately post copies of the same in at least three (3) public places in each precinct of the township, town or city, designating therein the location of the polling place in each election precinct. Every publication required in this act shall be made in at least two (2) and not to exceed four (4) newspapers of general circulation in such county. One of such newspapers shall represent the political party which cast the largest vote in such county in the preceding general election, and one of such newspapers shall represent the political party which casi the next largest vote in such county in said general election. In any case where the publication of a notice cannot be made as here inbefore required, it may be made in any newspaper having a general circulation in the county in which the notice is required to be published.

Section 11. The names of the candidates of nomination of each and every political party for the several offices shall be printed on separate and uniform ballots with the name of the political party printed at the head of said ballot; which ballot shall be prepared by the county auditor in the same manner as for a general election. The names of candidates for each office on all primary election ballots shall be arranged alphabetically according to surnames. The ballot for the primary election shall include the state, congressional, legislative, county and township ticket shall be in the following form:

## NAME OF PARTY

PRIMARY ELECTION BALLOT.
BTATE TICKRT.
FOR GOVERNOR.
(Vote for One)C. D. Anderson

B. B. Lane
J. W. Maine

FOR LIEOTENANT GOVERNOR.
(Vote for One)

J. B. Benson

A. L. Falls

Frank Mies

FOR GECRETART OF STATE.
(Vote for One)

W. H. Bonney

Elisha Carter

Ed. Wright

FOR AUDITOR OF STATE
(Vote for One)


John W. Cattell

J. A. Elliott

Wm. V. Lucas

EOR TREABURER OP BTATE. (Vote for One)

John W. Lake

John Doe
$\qquad$
OONGREBSIONAL TIOKET. FOR UNITED GTATEB BENATOR. (Vote for One)

James B. Howell

George W. Jones
$\qquad$
 A．R．Catton


Wm．Loughridge


Wm．P．Wolf



Following the last names upon the ticket and separated from them by a dash shall be a group of blank lines with squares set opposite to the left， headed by the word＂delegates．＂On the next line shall be the words ＂Vote for．．．．．．．．．．．．．．．．＂designating the number of delegates to which that precinct is entitled．Following the group of blank lines for delegates shall be a blank line with a square set opposite to the left，headed by the word＂Committeeman．＂

Section 12．All necessary election suppiles，including poll books as pro－ vided by law，for the general election，shall be furnished for the primary election board for each precinct by the County Auditor，and such poll books shall contain blank spaces for the names of the candidates of the several parties for the different offices to be written in and blank spaces for entering by the clerks the names of the electors voting at said primary election；and upon the pages provided for entered the name of said voters there shall be ruled spaces for the listing of names of said voters and for the designation of the party ticket voted by said elector in matter and form as follows：

| No． | Name． |  |  |  | 䓂 | 呂 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1.  <br> 2.  <br> 3.  <br> 4.  <br> 5  <br> 5  | Henry Robinson．． <br> Peter Hansen． <br> Robert Johnson． <br> James Steele． <br> Sam Rogers | x | X | X | X | X |

It shall be the duty of the clerks of the primary election when entering a name of a voter to place in the poll book a cross，thus（X），in the column designating the party ticket which was given to said voter upon his applica－ tion for a ticket．

Section 13．Upon the closing of the polls，the election officers shall immediately proceed to count all the ballots for each party seperately until the canvass is completed and shall certify to the number of votes cast for each candidate for each office upon the ticket of each party．After all have been counted and certified to by the clerks and judges，they shall seal the ballot cast by Eeach of the parties in separate envelopes on the
outside of which shall be printed or written the name of that party's candidates for the different offices including candidates for delegates to the county convention and precinct committeemen and opposite each candidate's name?shall be placed thesnumber of votes cast for such candidate in said precinct, and then seal these envelopes containing the vote of the various political parties, in one large envelope, on the outside of which, or on a paper attached thereto, shall be printed or written in perpendicular columns the names of the several political parties with the namesof the candidates for the different offices under their respective party headings and opposite each candidate's name; including candidates for delegates to the county convention and precinct committeemen, shall be placed the number of votes cast for such candidate in said precinct, and at the bottom of the total vote cast by each political party in said precinct, and such envelope shall be returned to the county auditor.

Section 14. Said judges of election shall deliver the returns so made to the auditors of their respective counties within twenty-four (24) hours after the primary election has closed; and if the returns from any precinct be not so delivered within the said time, the county auditor shall forthwith send a messenger for any such missing returns, and said messenger shall be paid as provided by law for the general election. On the Thursday next following the primary election, the auditor shall, in the presence of the chairman of the county central committee of each of the political parties whose candidates were voted for at the election (or, if they be not in attendance, then in the presence of any persons who desire to attend) open the said returns, and he shall thereupon canvass the same for all candidates for office in townships and political divisions less than a county, and the candidates for office whom have received the highest number of votes cast, as determined by a count of the votes by the primary election board, shall be declared the nominees of the parties in such divisions, and their names shall be placed upon the ballots for the succeeding general election, as required by law.

With respect to all offices to be filled by the voters of a single county, o district composed of a single county, the auditor shall make an abstract of the returns as to such offices, and shall forthwith deliver the original returts to the said chairman of their respective political parties.

With respect to all offices to be filled by the voters of the entire state, or of districts comprising more than a single county, the said auditor shall, at the same time make an abstract ot the returns as to all candidates for such offices, and shall forthwith either deliver or send by express or registered letter the said original returns to the secretary of state at the seat of government. The secretary of state shall, the:eupon, and within three (3) days after the said returns are so delivered to him, dispose of them as follows: The returns respecting the candidates for offices to be filled by the vote of the voters of the entire state shall be delivered to the chairman of the central committees, respectively, of said political parties. The returns respecting the candidates for offices to be filled by districts less than the state, but comprising more than one county shall be delivered to the chairman of the respective district committees, if any such committee be in existence. If there be no such district committees, then the secretary of state shall make a sufficient number of certified copies of the returns relat-
ing to such distriets, and he shall deliver one thereof to each of the chairmen of the county central committee in such district.

Section 15. On the first Saturday following the primary election at one o'clock P . m. each party shall hold a county convention which shall be composed of the delegates elected at the preceding primary election. The number of delegates from each voting precinct shall be determined by a ratio adopted by the county central committee of each political party and the county auditor, at least thirty (30) days before the primary election shall prepare a statement designating the proper number of delegates for each voting precinct in the county according to such ratio. The requisite number of names of candidates of his choice of delegates to the county convention to which each precinct is entitled shall be written or pasted with uniform white pasters, on the blank lines provided. upon the ballot. by the voter while in the booth, (or by some one designated by a voter unable to write,) after his ballot is received and before it is deposited. The requisite number of persons from each precinct who receive the highest number of votes shall be the delegates from the precinct to the county convention. One member of the county central committee for each political party from each precinct shall be elected in the same manner in which delegates are selected. His term of office shall begin on the day of the county convention and immediately following the adjournmen thereof and shall continue for two years and until his successor is elected and qualified, Returns shall be made by the judges of the electinn respecting delegates and members of the county central committee in the same manner as for other offices, except that the judges of election shall canvass the returns as to delegates and members of the county central committee, and certify the result to the auditor with the returns. The auditor shall immediately after such returns are filed, notify the delegates and members of the county central committee, who have thus been elected, of their election, and of the time and place of holding the county convention and shall on Thursday following the primary deliver a certified list to each county chairman.

Wher the delegates, or a majority thereof, thus elected shall have assembled in county convention at the time herein prescribed and at the county seat the convention shall be called to order by the county chairman or in his absence by some other member of the county central committee, who shall present a certified list of delegates and members of the county central committee. If any precinct shall not be fully represented, the delegates present from such precinct shall cast the full vote thereof, but there shall be no proxies. Immediately after the permanent organization is effected, the county auditor shall deliver the returns relating to all offices which are to be filled by the voters of the county to the permanent chairman of the convention. A canvassing committee consisting of one delegate from each township in the county, who shall be chosen by the delegates from such township, shall be selected, the members of which, before entering upon their duties shall take an oath or affirmationfor the faithful discharge thereof. Thereupon, the permanent chairman shall deliver to such committee the said returns, and the committee shall proceed to canvass the same and report to the convention. The candidates for county offices and for Representatives to the General Assembly and for State Senator when the
senatorial district is composed of only one county, who receive the highest number of votes for the respective offices to be filled shall be the nominees of the party for such offices, and the chairman of the convention shall so declare. In the event of a tie, the convention shall decide by ballor btweeen those candidate having an equal number of votes. The president and secretary of the convention shall within three (3) days after the adjournment thereof make a certificate under oath designating the persons who have been so nominated, and shall deliver the same to the county auditor. The said county convention shall also select delegates to the next ensuing state and district conventions, upon such ratio of representation as may be determined by the respective state party organizations.

Section 16. The times and places of holding the state and district conventions of each political party composed of delegates chosen as by this act provided shall be as determined by the respective party organizations subject to the following limitations: State conventions not earlier than the second Thursday and not later than the third Thursday following the primary election; congressional, judicial and senatorial conventions not earlier than the first Tuesday and not later than the second Tuesday following theiprimary election. All delegates chosen and serving as such in convention assembled shall be considered as instructed to vote for, as long as good faithre quires, and use their best endeavors to sectre the nomination of persons for the various positions to be filled who have received the largest number of votes respectively in the county wherein the delegate was elected. If any county shall not be fully represented the delegates present from such county shall cast a full vote thereof, but there shall be no proxies.

When the delegates convene to hold a state or district convention they shall proceed to organize and upon effecting a permanent organization the returns certified by the secretary of the state shall be delivered to the permanent chairman. When a state convention has been per ${ }^{-}$ manently organized, a canvasing committee shall be selected composed of one member from each congressional district, to be selected by the delegates from that district whose duty it shall be to canvass the returns as to the candidates for all offices to be nominated by the vo'es of all the voters of the state, and in the proper year for senator in the congress of the United States.

When a congressional convention or a senatorial convention for a district composed of two or more counties has been permanently organized, a canvassing committee shall be selected composed of one member from each county to be selected by the delegates from each county whose duty it shall be to canvass the returns as to candidates for offices to be nomiwated by the votes of the voters of the district. The members of said canvassing committee shall, before entering upon the discharge of their duties, take an oath or affirmation for the faithful discharge thereof. As soon as said committee is selected, the permanent chairman shall deliver to it the certified copy or copies of the returns received from the secretary of state. The said committee shall thereupon canvass said returns and report to the convention, and the candidate who has received the largest number of votes for such office at the primary election shall be the candidate of the party therefor at the next general election, provided that said candidate received
at least one-third of all the votes cast for such office, and provided further that, if the canvass shows that no candidate has received one third of all the votes cast, then and in that case the convention shall proceed to nominate from the candidates voted upon by direct vote in the primary by roll call of counties represented, which balloting shall'continue until some candidate shall receive a majority of the votes of said delegates and he shall then be declared the nominee of said convention.

If any state, county or district convention assembled under this act shall ascertain upon a canvass of votes cast at the preceding primary election that the voters of the political party holding such convention had failed to nominate a candidate or candidates for any office or offices provided in this act to be nominated by direct vote of the primary electors to be filled by the voters at the general election in November following, such convention may proceed to the nomination of such candidate or candidates, whose nomination shall be certified and the name or names shall be printed on the ballots for the general election in November under the proper party heading, the same as if such nominations were made at the primary election.

Nomination of candidates for state offices not voted for by direct vote of the voters at the primary election shall be made by ballot of delegates to the state convention on roll call. The candidates receiving the vote of a majority of the delegates shall be declared the nominees. Nominations of candidates for district judge shall be made by a majority vote of the deelgates to the judicial conventions.

After a nomination has been determined the chairman shall so declare and, together with the secretary shall forthwith make certificate under oath and deliver the same to the secretary of state, which certificate shall designate the nominee for said office and the time and place of holding the convention and said certificate deposited with the secretary of state shall be in lieu of the certificate now required by law in nomination of said state or district candidate by a political party and shall entitle the said nominee to be placed upon the ballot for the ensuing general election.

Section 17. The provisions of section two thousand four hundred fortyeight (2448) of the code relative to the closing of asloons on election days shall apply in like manner to primary election days under this act.

Section 18. Any party committeeman or any primary election or other public officer, upon whom a duty is imposed by this act or by acts herein made applicable to primary elections, who shall wilfully neglect to perform any such duty or who shall williully perform it in such a way as to hinder the objects thereof, or shall disclose to any one, except as may be ordered by any court of justice the contents of any ballott or any part thereof, as to the manner in which the same may have been voted, shall be punished by a fine of not less than one hundred dollars ( $\$ 100.00$ ) nor more than one thousand dollars ( $\$ 1000.00$ ), or by imprisonment in the penitentiary not less than one (1) or more than five (5) years, or by both such fine and imprisonment.

Section 19. Any person who shall agree to perform any services in the interest of any candidate in consideration of any money or other valuable thing, or who shall accept any money or other thing for such services per-
formed in the interest of any candidate, or any person paying or offering to pay or giving or offering to give money or other valuable thing for such services, shall be punished by a fine of not more than three hundred dollars ( $\$ 30000$ ). or be imprisoned in the county jail not exceeding thirty (30) days. But nothing herein shall be construed to include persons making contracts in good faith for the announcement of their candidacies in newspapers and for the conveyance of voters to and from the voting places on the day of the primary election and the payment of any reasonable compensation for such service.

Section 20. Any person offering or giving a bribe either in money or other consideration to any elector for the purpose of influencing his vote at any primary election, or any elector entitled to vote at such primary election receiving and accepting such bribe; any person making false answer to any of the provisions of this act relative to bis qualifications and party affiliations; any person willfully voting or offering to vote at a primary election who has not been a resident of this state for six months next preceeding said primary election; or who, at the primary election is not twenty-one years of age, or is not a citizen of the United States; or knowing himself not to be a qualified elector in such precinct where he offers to vote; any person violating the provisions of this act of the code, as maybe hereto applied, and any person knowingly procuring, aiding, or abetting such violation, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined a sum not less than one hundred dollars ( $\$ 100.00$ ) nor more than five hundred dollars ( $\$ 500 .-$ 00 ) and be imprisoned in the county jail not less than ten (10) days nor more than ninety ( $90 \cdot \rho \mathrm{~s}$.

Read first and second time and referred to committee on Elections.

By Epperson of Wapello, House file No. 373, a bill for an act to amend section nine hundred fifteen (915) of the code.

Read first and second time and referred to committee on Judiciary.

On motion of Gregory of $\Lambda$ dams, House file No. 86, a bill for an act to require and regulate the registration of births and deaths in Iowa, and to repeal chapter one hundred (ioo) laws of the Thirtieth General Assembly, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Gregory moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:

Bealer, Bixby, Buckingham, Calderwood, Carden, Chassell, Christianson, Clark, Colclo, Dashiell, Davie, DeMar, Doran, Epperson, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Kennedy. Kling, Laird,Leech, Lowrey, Lundt, McAllister, McClurkin M, isle, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Offill, Olson, Shaffer, Skinner, Spaulding, Stoltenberg; Summers, Temple, Teter, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-59.
'The nays were:
Bailey, Boland, Carstensen, Cassel, Cheney, Clary, Cobb, Coburn, Crose, Cummings, English, Frudden, Heles, Jones, Kendall, Lister, McCreary, McCulloch, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Teachout-24.

Absent or not voting:
Conn, Darrah, Dow, Flenniken, Head, Jepson, Koontz, Langan, McCulloch, Mattes, Nichols, Peet, Springer, Stanbery, Van Eaton, Weeks, Wyland-i7.

So the bill passed and the title was agreed to.
Buckingham of Buena Vista asked unanimous consent to withdraw House file No. 367 from the committee on Public Health and from further consideration by the House.

Granted.
SENATE MESSAGES CONSIDERED.
Senate file No. 237, a bill for an act to amend the law relative to appropriation for law library as it appears in section twentyeight hundred eighty-one-e ( $288 \mathrm{r}-\mathrm{e}$ ) of the supplement to the code.

Read first and second time and referred to committee on Judiciary.

On request of Spaulding of Howard, unanimous consent having been given, House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chap er two (2), title eighteen (i8) of the code, with Senate amendments, was taken up and the amendments read and considered.

Kendall of Monroe moved that the bill be referred to the committee on Judiciary.

Motion prevailed.
On request of English of Polk unanimous consent having been given, House file No. 198, a bill for an aci to repeal section seventeen hundred eighty-four ( 1784 ) of the supplement the code, relating to assessment life insurance associations, and enact substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. English moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Kling, Laird, Leech, Lister, Lowrey, McAllister, McNie, Maben, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Teter, Washburn, Whiting, Wise, Wright, Mr. Speaker-63.

The nays were:
Geneva, Hart, Kendall, Welden-4.
Absent or not voting:
Buckingham, Coburn, Darrah, Dashiell, Dow, Freeman, Hakes, Head, Jepson, Jones, Kennedy, Koontz, Langan, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, Martin, Mattes, Nichols, Peet, Springer, Stanbery, Stoltenberg, Summers, VanEaton, Weeks, Whitmer, Willson, Wyland-33.

So the House concurred in the Senate amendments.
On request of Kendall of Monroe, unanimous consent having been given, House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, with Senate amendments, was taken up and the amendments read and considered.

Mr. Kendall moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowery, McAllister, McCreary, McDole, McNie, Maben, Martin, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-73.

The nays were:
None.

## Absent or not voting:

Buckingham, Clary, Coburn, Darrah, Dashiell, Dow, English, Head, Jepson, Koontz, Langan, Lundt, McClurkin, McCulloch, McElrath, Mattes, Nichols, Peet, Springer, Stanbery, Temple, Teter, Van Eaton, Weeks, Willson, Wyland-27.

So the House concurred in the Senate amendments.
On motion of Bealer of Linn, Senate file No. 44, a bill for an act to amend sestion eighty-eight (88) of the code, relating to the clerk of the State Land Office, with report of committee recommending passage, was taken up and considered.

Mr. Bealer moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, DeMar, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowrey, McAllister, McDole, McNie, Maben, Martin, Morris, Mott, Offill, Olson, Powers, Pritchard, Robinson, Saylor,

Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Teter, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-69.

The nays were:
Clary, Cobb, Davie, Doran, Geneva, Hakes, Heles, Lundt, McClurkin, McCreary, Meredith, Ritter, Sankey, Stoltenberg, Welden- 15 .

Absent or not voting:
Darrah, Dow, Head, Jepson, Jones, Kootz, Langan, McCulloch, McElrath, Mattes, Nichols, Peet, Springer, Stanbery, Van Eaton, Weeks, Wyland-16.

So the bill passed and the title was agreed to.
On motion of Cummings of Marshall, House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the code, in relation to salary of Commandant of the Iowa Soldiers' Home, with report of committee recommending passage as amended, was taken up and considered.

Mr. Cummings moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Conn, Crose, Cummings, Dashiell, English, Epperson, Flenniken. Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, McAllister, McClurkin, McDole, Maben, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Teachout, Temple, Teter, Welden, Willson, Wise, Wright, Mr. Speaker-56.

The nays were:
Boland, Christianson, Clary, Cobb, |Coburn, Colclo, Davie, DeMar, Doran, Geneva, Hakes, Heles, Lundt, McCreary, McElrath, McNie, Nichols, Peet, Powers, Ritter, Sankey, Stoltenberg, Summers, Washburn-24.

[^11]Chassell, Clark, Darrah, Dow, Head, Jepson, Jones, Langan, Lowrey, McCulloch, Martin, Mattes, Springer, Stanbery, VanEaton, Weeks, Whiting, Whitmer, Wyland-20.

So the bill passed and the title was agreed to.
On motion of Doran of Boone, House file No. 364, a bill for an act to repeal section ten hundred sixty-eight (io68) of the code and enact the following in lieu thereof, was taken up and considered.

Clary of Chickasaw moved that House file No. 364 be deferred until tomorrow.
Motion prevailed.
Lister of Grundy moved that the bill be ordered printed in today's Journal.

Motion prevailed.

## HOU日E FILE NO. 364.

A Bill for an act to repeal section one thousand sixty-eight (1068) of the code and to enact the following in lieu thereof.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. There is hereby repealed section one thousand sixty-eight (1068) of the code and enacted in lieu thereof the following:

There shall be elected at the general election of 1906 three railroad commissioners for the term of two years each and their successors elected biennially thereafter.

Section 2. This act being deemed of immediate importance, shall take effect and be in force upon and after its publication in the Register and Leader and the Des Moines Capital, newspapers published in the city of Des Moines, Iowa.

On motion of Wright of Webster, Senate joint resolution No. 3, joint resolution directing the Governor of the State of Iowa to invite the Governors of the several states to name representatives to an inter-state convention to be held at Des Moines, Iowa, or elsewhere, for the purpose of securing such action on the part of the several states as will result in a constitutional convention for the proposal of an amendment to the constitution providing for the election of United States Senators by a direct vote, with report of committee reccommending psasage, was taken up, considered and the report of the committee adopted.
Crose of Page moved that the rule be suspended, and that the joint resolution be read a third time now, which motion prevailed and the joint resolution was read a third time.

## SENATE JOINT RESOLUTION NO. 3.

Directing the Governor of the State of Iowa to invite the Governors of the several states to name representatives to an interstate convention, to be held at Des Moines, Iowa, or elsewhere, for the purpose of securing such action on the part of the several states as will result in a Constitutional convention for the prosposal of an amendment to the Constitution providing for the election of United States Senators by a direct vote.

Wherias, The legislatures of many states have at various times adopted memorials and resolutionsin favor of the election of United States Senators by popular vote; and

Whereas, The National House of Representatives has, in recent years, repeatedly adopted resolutions in favor of the proposed change in the method of electing United States Senators, all of which, however, failed in Senate; and

Whereas, Article five (V) of the Constitution of the United States` provides that Congress, on the application of the legislatures of two-thirds of the several.states, shall call a convention for proposing amendments; and

Whareas, It is believed that there is a general desire on the part of the voters of the state of Iowa that United States Senators should be elected by 2 direct vote; therefore be it

Resolved by the General Assembly of the State"of Iowa:
Section 1. That the Governor of the state of Iowa is hereby authorized and directed to invite the Governors of the various states to appoint and commission? five delegates from each of their respective states to constitute an interstate convention, to be held in the city of Des Moines, or elsewhere, to be convened in the year 1906, for the purpose of securing such action on the part of the several states as will result in the calling of a constitutional convention for the proposal of an amendment to the Constitution of the United States providing for the election of United States Senators by a direct vote.

On the question, Shall the joint resolution pass?

## The yeas;were:

Bailey, Boland, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Crose, Cummings, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Hakes, Heles, Hollembeak, Hume, Kendall, Kling, Koontz, Laird, Lister, Lundt, McCreary, McDole, McElrath, Maben, Martin, Meredith, Morris, Mott, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Teachout, Teter, Welden, Whiting, Willson, Wright, Mr. Speaker-57.

The nays were:

Bealer, Bixby, Carden, Cobb, Conn, Freeman, Greeley, Greene, Gregory, Hanna, Hart, Jacobson, Jones, Leech, McAllister, McClurkin, McNie, Offil, Summers, Temple, Washburn, Whitmer-22.

## Absent or not voting:

Carstenson, Coburn, Colclo, Darrah, Dow, Hambleton, Head, Jepson, Kennedy, Langan, Lowrey, McCulloch, Mattes, Nichols, Skinner, Springer, Stanbery, VanEaton, Weeks, Wise, Wyland -21 .

So the joint resolution passed and the title was agreed to.

## REPORT OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker--Your committee on Judiciary, to whom was referred House file No. 216, a bill for an act to legalize conveyance of real estate by foreign executors, administrators and guardians in certain cases, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

## gUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 216.

A Bill for an act to legalize conveyance of real estate by executors, administrators and guardians in certain cases.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. In all cases where, prior to the year 1885, an executor, administrator for guardian, acting as such in this or another state, conveyed in such trust capacity real estate in this state, conveyed in such trust capacity real estate in this state, and such conveyance has been of record in the county where the real estate so conveyed is located since prior to the first day of January, 1886, such conveyance shall not be held void or insufficient by reason of the fact that it does not appear in such conveyance, or of record otherwise in the State of lowa. that said executor, administrator or guardian was duly appointed and qualified as such, or that due and legal notice of all proceedings with reference thereto was served upon all interested parties, or that such executor, administrator or guardian was duly authorized by order of court to make and execute such conveyance, or that the bond therefor was given and a report thereof made and the sale of such realestate approved by the court, and all such conveyances, deficient or irregular in any of the particulars above enumerated, are hereby declared valid and legal in so far as the same might be affected by such deficiencies and irregularities.

Section 2. This act being deemed of immediate importance, shall take effect upon its publication in the Waukon Standard, a newspaper published at Waukon, Iowa, and the Des Moines Daily Capital, a newspaper published at Des Moines, Iowa.

And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Substitute amendment adopted.
English of Polk offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The messenger of death has entered the home of Hon. John S. Stanbery of Cerro Gordo county, an honored member of this body, and called therefrom the beloved wife and life-long companion; therefore be it

Resolved, That the House hereby extends its sincere sympathy to the bereaved husband and the other members of the sorrowing household; and

Resolved, That as further evidence of its consideration for the gentleman from Cerro Gordo in his profound sorrow, the House do now adjourn until 9:30 o'clock tomorrow morning.

## Adepted.

The House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \} Des Moines, Iowa, March 13, 1906. \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. D. N. Scott of Williamsburg, Iowa.

Journal of Saturdav, March ioth, was corrected and approved.
PETITIONS AND REMONSTRANCES.
McDole of Jackson presented petition of citizens of Jackson county asking for support of the Military bill now pending before the House.

Referred to committee on Military.
Washburn of Mills presented petition of citizens of Silver City, Iowa, relative to tax on mutual insurance companies.

Referred to committee on Ways and Means.
Springer of Buchanan presented petition of eighty-seven residents of Buchanan county relative to Sunday base ball.

Referred to committee on Police Regulations.
Whiting of Monona presented petition of citizens of Monona county relative to the Military bill now pending before the House.

Referred to committee on Military.
Wright of Webster presented petition of citizens of Barnum, Iowa, in favor of the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
REPORT OF COMMITTEE.
Hart of Allamakee, from the committee on Military Affairs, submitted the following report:

Mr. Speaker-Your committee on Military Affairs, to whom was referred House file No. 296, a bill for an act to repeal chapter nine (9) of the Thirtieth General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

William S. Hart, Chairman.

Adopted, and the bill was indefinitely postponed.
Laird of Fremont asked unanimous consent to have House file No. 365 referred to the special committee.

Granted and the bill was so referred.
INTRODUCTION OF BILLS.
By McAllister of Linn (by request), House file No. 374, a bill for an act to amend section six hundred ten ( 610 ) and six hundred fifteen ( 615 ) of the code relative to the extension of corporate limits.

Read first and second time and referred to committee on Municipal Corporations.

By Wyland of Shelby, House file No. 375, a bill for an act to legalize the incorporation of the town of Portsmouth, Shelby county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Read first and second time and referred to committee on Judiciary.

By Davie of Crawford, House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford county, Iowa, the election of its officers and all acts done and ordinances passed by the town council of said town.

Read first and second time and referred to committee on Judiciary.

On motion of Calderwood of Scott, House file No. 263, a bill for an act in regard to the admission of wives of soldiers to the Soldiers' Home at Marshalltown, with report of committee recommending passage, was taken up and considered.

Mr. Calderwood moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark Clary, Cobb, Coburn, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, Epperson, Freeman, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Washburn, Weeks, Welden, Whiting, Whitmer, Wright, Mr. Speaker-79.

The navs were:
None.
Absent or not voting:
Cassel, Colclo, Darrah, Dashiell, English, Flenniken, Frudden, Greene, Gregory, Hakes, Heles, Koontz, Langan, Lowrey, Saylor, Springer, Stanbery, VanEaton, Willson, Wise, Wyland-2i.

So the bill passed and the title was agreed to.
On motion of Hume of Mitchell, Senate file No. 216, a bill for an act to amend chapter eighty (80) of the acts of the Thirtieth General Assembly in regard to the patients in hospitals for inebriates, with report of committee recommending passage, was taken up and considered.

Teter of Marion moved that further consideration of the bill be deferred until the next call of the calendar.

Motion lost.
Chassell of Plymouth moved that the bill be made a special order for Friday at 10 o'clock.

Motion lost.
Hume of Mitchell moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Crose, Cummings, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Powers, Ritter, Robinson, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Teter, Washburn, Weeks, Welden, Whitmer, Wise, Mr. Speaker-65.

## The nays were:

Boland, Carstensen, Cheney, Colclo, Conn, Dashiell, Hart, Jepson, Kendall, Kennedy, Lister, Nichols, Olson, Sankey, Whiting, Wright, Wyland-17.

## Absent or not voting:

Darrah, English, Flenniken, Gregory, Hakes, Kling, Koontz, Langan, McElrath, Offill, Peet, Pritchard, Saylor, Stanbery, Summers, Temple, Van Eaton, Willson-18.

So the bill passed and the title was agreed to.
On motion of Robinson of Emmett, House file No. 323, a bill for an act to amend section sixteen hundred fifty-seven-n ( $1657 \cdot$ n) chapter three (3) of the supplement to the code, with report of committee recommending passage as amended, was taken up and considered.

Mr. Robinson moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Cassel, Chassell, Cheney, Christianson, Clark, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Greene, Gregory, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Jones, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols,

Olson, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-7I.
'The nays were:
Clary, Davie, Geneva, Hakes, Heles, Jepson, Meredith, Ritter, Sankey, Whitmer-io.

Absent or not voting:
Bealer, Calderwood, Carden, Carstensen, Cobb, Colclo, English, Flenniken, Greeley, Head, Kendall, Langan, McE!rath, Offill, Peet, Springer, Stanbery, Van Eaton-19.

So the bill passed.
Robinson of Emmett moved to amend the title by adding thereto the following: "relating to salary of secretary of Agricultural Society."

Amendment adopted.
Title as amended agreed to.
The hour having arrived for special orders No. 13 and No• 14, House files No. 333 and No. 334, Kendall of Monroe moved that for the purpose of expediting business the two be considered together, being upon the same subject.

Motion prevailed.
Jepson of Woodbury moved to amend House file No. 334 by inserting after the figure "' 1 go6" the words, " and in each even numbered year thereafter."

Adopted.
Teter of Marion moved to amend House file No. 334 by the adoption of the following substitute:

A Bill for an act to repeal section one thousand seventy-two (1072), of the code and to enact a substitute therefor, relating to the terms of county officers.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section one thousand seventy-two (1072) of the code be and the same is hereby repealed, and the following enacted in lieu thereof:

There shall be elected in each county, at the general election in 1906, a treasurer, a clerk of the district court, a sheriff, a recorder of deeds, a county attorney, a superintendent of schools, a surveyor and a coroner, who shall hold office for the term of two years or until their successors are elected
and qualified, and there also shall be elected at said general election in 1906, an auditor who shall hold office for the term ending June 30, 1909; and at the general election in 1908, and in each even-numbered year thereafter, their successors shall be elected for the term of two years, and the auditor's term shall commence on the first day of July next following his election.

Amendment lost.
The time having arrived for special order No. 15 , Temple of Clarke moved that same be deferred until 2 o'clock this afternoon.

Motion prevailed.
Mr. Temple moved that the rule be suspended, that House file No. 333 be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Carden, Cassel, Chassell, Coburn, Colclo, Dow, English, Epperson, Freeman, Hambleton, Hume, Jones, Kendall, Kennedy, Leech, Lister, McAllister, McClurkin, McCulloch, McDole, McElrath, Mott, Nichols, Offill, Olson, Robinson, Saylor, Skinner, Stoltenberg, Temple, Whiting, Mr. Speaker-34.

The nays were:
Bailey, Boland, Calderwood,Carstensen, Cheney, Christianson, Clark, Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Flenniken, Frudden, Geneva, Greene, Hakes, Hannah, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Kling, Laird, Lowrey, Lundt, McCreary, McNie, Maben, Martin,"Mattes, Meredith, Morris, Peet, Powers, Pritchard, Ritter, Sankey, Shaffer, Spaulding, Teachout, Teter, VanEaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wright, Wyland--57.

## Absent or not voting:

Bealer, Greeley, Gregory, Koontz, Langan, Springer, Stanbery, Summers, VanEaton--9.

So the bill was lost.
House file No. 334, a bill for an act to repeal section ten hundred seventy-two (1072) of the code and to enact a substitute therefor, relating to term of office of county officers, was then taken up and considered.

Teter of Marion moved to amend House file No. 334 by striking the words "an" and "auditor" from lines three and four of the printed bill, and by adding thereto, after the period in the last line, the following:

There also shall be elected at said general election in 1906, an auditor who shall hold office for the term ending June 30, 1909; and at the general election in 1908, and in each even-numbered year thereafter, his successor shall be elected for the term of two years, and the auditor's term shall commence on the'first', day of July next following his election.

Chassell of Plymouth moved to amend the amendment by striking out the words "June 30 " and inserting the words "December 31" in lieu thereof.

Amendment to amendment lost.
Amendment lost.
Temple of Clarke moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Weeks, Welden, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Bealer, English, Gregory, Hakes, Koontz, Langan, McClurkin, Nichols, Stanbery, Stoltenberg, Summers, Van Eaton, Washburn, Whiting-14.

So the bill passed and the title was agreed to.

On motion of Joran of Boone, House file No. 364, a bill for an act to repeal section ten hundred sixty-eight (1068) of the code and to enact the following in lieu thereof, was taken up and considered.

Temple of Clarke moved that the bill be referred to the special committee.

Lost.
Head of Greene moved to amend by striking out the publica-tion clause.

## Adopted.

Chassell of Plymouth moved to amend by striking out all after the enacting clause and inserting the following in lieu thereof:

Section 1. Section one thousand sixty-eight (1068) of the code is hereby repealed and the following enacted in lieu thereof: "Section 1068. One railroad commissioner shall be elected at the general election of 1906 for a term of two years beginning on the first Monday of the next succeeding January. At the general election of 1906 and biennially thereafter two railroad commissioners shall be elected for terms of three years each; the term of one shall begin on the first Monday of the first January next succeeding his. election and the term of one shall begin on the first Monday of the second January next succeeding his election. The ballot shall specify the time at which the term of each candidate begins."

Adopted.
Mr. Doran moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCulloch, McCreary, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols, Olson, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Summers, Teachout, Teter, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-70.

The nays were:

Buckingham, Cassel, Clary, Greene, Hambleton, Hart, Kendall, McDole, Meredith, Ritter, Sankey, Spaulding, Springer, Stoltenberg, Temple-16.

Absent or not voting:
Bealer, Bixby, Coburn, Cummings, Greeley, Kennedy, Langan, McElrath, Offill, Peet, Stanbery, Van Eaton, Whitmer, Wyland -I 4 .

So the bill passed.
Chassell of Plymouth moved to amend the title by striking out the words "the following', and inserting in lieu thereof the words "a substitute therefor".

Adopted.
Title as amended agreed to.
On motion of Laird of Fremont, House file No. 303, a bill for an act to amend the law as it appears in chapter sixty-eight (68) of the laws of the Thirtieth General Assembly, relating to levies, drains and water courses, with report of committee recommending passage, was taken up and considered.

Mr. Laird moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple. Teter, Weeks, Welden, Whitmer Willson, Wise, Mr, Speaker-76.

The nays were :
Buckingham, Christianson, Lowrey, Robinson, Wright-5.

## Absent or not voting:

Bealer, Boland, Coburn, Colclo, Dow, English, Epperson, Flenniken, Hanna, Hart, Jepson, Langan, Offill, Saylor, Skinner, Stanbery, Summers, VanEaton, Welden, Wyland-ig.

So the bill passed and the title was agreed to.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 58, a bill for an act to amend section eighteen hundred fifty (1850) of the code in relation to the investment of funds of savings banks.

Also:
House file No. 107, a bill for an act to amend section nine hundred seventy-five (975) of the code relating to delinquent taxes in cities under special charter.

## Also:

House file No. 190, a bill for an act to amend sections nineteen hundred sixty-eight (1968), nineteen hundred sixty-nine (1969), nineteen hundred seventy-one (1971) and nineteen hundred seventy-two (1972) of the code relative to the drainage of lead and zinc mines.

## Also:

House file No. 250, a bill for an act to amend section fifteen (15), of chapter eighty (80), acts of the Thirtieth (30) General Assembly relating to the state hospital for inebriates.

Also:
House file No. 197, a bill for an act to repeal the lawas it appears in sections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-0 (1784-o) inclusive, supplement to the code, relating to stipulated premium and assessment life insurance associations.
H. L. Spaulding,

Chairman.
Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled - Bills, submitted the following report:

Mr. Speakrr-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 58 , a bill for an act to amend section eighteen hundred fifty (1850) of the code in relation to the investment of funds of savings banks.

Also:
House file No. 107, a bill for an act to amend section nine hundred seventy-five (975) of the code relating to delinquent tares in cities under special charter.

Also:
House file No. 190, a bill for an act to amend sectionsinineteen hindred sixty-eight (1968), nineteen hundred sixty-nine (1969), nineteen hundred seventy-one (1971) and nineteen hundred seventy-two (1972), of the code relative to the drainage of lead and zinc mines.

Also:
House file No. 250, a bill for an act to amend section fifteen (15), of chapter eighty (80), acts of the Thirtieth General Assembly relating to the state hospital for inebriates.

Also:
House file No. 197, a bill for an act to repeal the law, as it appears in sections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-o (1784-o) inclusive, supplement to the code, relating to stipulated premium and assessment life insurance associations.
H. L. Spaulding,

Chairman House Committee. Sis
D: W. TURHER, Chairman Senate Committee.

## Adopted.

Hart of Allamakee presented the following memorial from the Committee on Military.
Memorial by the Thirty-first General Assembly of the state of Iowa to the Congress of the United States, with reference to the pensioning of troops in the service of the State of Iowa, rendering service" upon behalf of the general government during the war of the rebellion.
Whrerbas, Pursuant to certain statutes enacted by the General Assembly of this state, and found in chapters one (1), six (6), seventeen (17) and eighteen (18) of the laws of the extra session of. NinthlGenerallAssembly, the Governor did organize, muster and cause to be equipped, certain troops known as the "North-western Border Brigade'" for service against hostile Indians then engaged in an outbreak against the authority of the United States Government in which settlers upon the frontiers of this and other northwestern states were being massacred and other depredations committed; and certain other troops known as the "Southern Border Brigade" for service against armed bodies of regularly organized troops and guerrillas then inrebellion against the United States Government; and

Whereas, Some of said organizations thus organized, mustered and equipped were actively engaged for a considerable period of time in the service for which they were organized and provided, and which said service was arduous and trying, and in which was manifested the same degree of bravery and discipline universally characterizing the conduct and service of all American troops; and

Wherfas, The said service was of the nature and character, which would have required the service of United States troops if same had been available, and was of the same benefit and use to the general government as if such troops had been regularly mustered into the service of the United States.

Wherefore, The Thirty-first General Assembly of the State of Iowa, by concurrent action of the House of Representatives and Senate, does hereby respectfully memorialize Congress to enact such legislation as will enable the members of said North-western Border Brigade and Southern Border Brigade to be placed upon the pension rolls of the United States, upon same terms and conditions for such service as though the said service had been rendered by troops regularly mustered into the United States service.

Laid over under rule 34 .
REPORT OF COMMITTEE.
Nichols of Muscatine, from the committee on Soldiers' and Orphans' Home, submitted the following report:

Mr. Speaker-Your committee on Soldiers' and Orphans' Home, to whom was referred House file No 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2:04) of the supplement to the code, relating to officers of the Iowa Soldiers' Home, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as foljows:
"And by adding to said section, the following: provided also that the Chaplain shall be furnished with heat or fuel."

And when so amended that the bill do pass.

> J. I. Nichols, Chairman.

Adopted.
Amendment adopted.
Speaker announced that as Speaker of the House he had signed in the presence of the House, House files No. 197, No. 250, No. 58, No. 107, and No. 190.

On motion of Head of Greene the House adjourned until 2 o'clock this afternoon.

## AFTERNOON SESSION.

Speaker Clarke in the chair.
The House took up Senate concurrent resolution relative to calling upon the Governor for certain information, which had been made a special order for this time.

Temple of Clarke moved the adoption of the amendment offered by him on March 7 th, when the resolution was last before the House for consideration.

A roll call was demanded by Chassell of Plymouth and Cummings of Marshall.

On the question, Shall the amendment be adopted?

## The yeas were:

Bealer, Bixby, Carden, Cassel, Clary, Coburn, Conn, Davie, Freeman, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Jacobson, Jepson, Jones, Kennedy, Laird, Leech, McClurkin, McCulloch, McNie, Mott, Nichols, Offill, Peet, Ritter, Saylor, Springer, Summers, Temple, Whitmer, Willson, Wise, Wyland-38.

The nays were:
Bailey, Boland, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Head, Hollembeak, Hume, Kendall, Kling, Laird, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Olson, Powers, Pritchard, Robinson, Sankey, Shaffer, Spaulding, Stoltenberg, Teachout, Teter, Weeks, Welden, Whiting, Wright, Mr. Speaker- 54 .

Absent or not voting:
Colclo, Frudden, Koontz, Langan, Skinner, Stanbery, VanEaton, Washburn-8.

So the amendment was lost.
A roll call was demanded by Chassell of Plymouth and McAllister of Linn.

On the question, Shall the House concur in the resolution.
The yeas were:
Bailey, Boland, Buckingham, Calderwood, Cartensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume; Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary,McDole, Mc.Elrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Spaulding, Stoltenberg, Teachout, Teter, Weeks, Welden, Whiting, Wilson, Wise, Wright, Mr. Speaker-73.

The nays were:
Bealer, Clary, Dow, Sankey, Springer, Wyland-6.
47.

Absent or not voting:
Bixby, Carden, Colclo, Frudden, Greeley, Hart, Heles, Kennedy, Koontz, Langan, McClurkin, McCulloch, McNie, Nichols, Skinner, Stanbery, Summers, Temple, Van Eaton, Washburn, Whitmer-2I.

So the House concurred in the resolution.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Spriaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 167, a bill for an act making appropriation for the erection of a monument in Elm Gruve Cemetery, Washington, Iowa, over the grave of Timothy Brown, a soldier of the Revolutionary war.

## Also:

Senate file No. 43, a bill for an act to amend section eleven hundred six (1106) eleven hundred nine (1109), eleven hundred nineteen (1119), eleven hundred twenty (1120), eleven hundred twenty-one (1121) of the code, relating to elections, form of, and manner of marking the ballots, and to amend the law as it appears in sections eleven hundred six (1106) and eleven hundred nineteen (1119) of the supplement to the code, relating to the same.

## Also:

Senate file No. 190, a bill for an act to legalize the action of the board of supervisors and the officers of Jasper county, Iowa, as far as they relate to the establishment of a certain public highway in Kellogg township, Jasper county, Iowa.

## Also

Senate file No. 154, a bill for an act to amend section four thousand twenty five (4025) of the code in relation to notice to defendant in sales under execution.

H. L. Spaulding, Chairman House Committee. D. W. Turner, Chairman Senate Committee.

Adopted.
Also:
Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled Senate file No. 163, a bill for an act prohibiting manipulation of the Babcock test and providing punishment therefor.

Also:
Senate file No. 156, a bill for an act to amend sections’forty-nine hundred
eighty-nine (4989) and forty-nine hundred ninety (4990) of the code, relative to the sale of adulterated milk or cream.

Also:
Senate file No. 133, a bill for an act to grant and relinquish to the city of Council Bluffs, Iowa, the title of the State in and to Big or Spring Lake located in Pottawattamie county, Iowa.

Also:
Senate file No. 164, a bill for an act to grant and relinquish to the city Council Bluffs, Iowa, the title of the State of Iowa in or to the meandered lake known as "Carr" Lake.

h. L. Spaulding, Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

Adopted

## REPORTS OF COMMITTEE.

Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 140, a bill for an act to amend section fifteen hundred sixtythree (1563), title eight (8), chapter two (2) of the code by inserting in said section the words "cockle bur," so that said section will include Russian thistle or salt wort and cockle bur, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same be indefinitely postponed.

## J. S. Pritchard, <br> Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 94, a bill for an act to repeal sections fifteen hundred sixtytwo (1562), fifteen hundred sixty-two-A (1562-A), fifteen hundred sixty-three (1563) of the supplement of the code, are hereby repealed and the following enacted in lieu thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. S. Pritchard,

Chairmun.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Agriculture, to whom was referred Senate file No. 157, a bill fer an act defining the powers of the State Dairy

Commissioner, his deputy and assistants, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass,

> J. S. Pritchard,
> Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speakrr-Your committee on Agriculture, to whom was referred Senate file No. 187, a bill for an act to amend division twenty (20) of section four hundred twenty-two (422) of the code, relating to the powers of the board of supervisors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the Honse with the recommendation that the same do pass.

> J. S. Pritchard,

Chairman.
Adopted.
Also:
Mr. Speaker-Your committee on Agriculture, to whom was referred House filejNo. 134, a bill for an act to provide for extension work by the Lowa State College of Agriculture and Mechanic Arts, and for investigations and experimental work by the Agricultural Experiment. Station and to make appropriations therefor, beg leave to report that they have had the same under consideration and have instructec me to report the same back to the House with the recommendation that the same be referred to the committee on Appropriations without recommendation.

## J. S. Pritchard,

Chairman.

## Adopted.

Head of Greene asked unanimous consent to withdraw House file No. 152 from the committee on Judiciary and from further consideration of the House.

## Granted.

Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files, No. 163, No. 156, No. 133, No. 164, No. 167, No. 43, No. 190 and No. 154.

On motion of Mattes of Sac, House adjourned until 9 o'clock Thursday morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \}
Des Moines, Iowa, March 15, 1906 . \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. D. Richards of Montrose, Iowa.

The Journals of Monday, March 12th, and Tuesday, March 13th, were corrected and approved.

On request leave of absence was granted Bailey of Ringgold until Monday.

On request of Carden of Henry leave of absence was granted McClurkin of Louisa until Friday.

On request of Spaulding of Howard leave of absence was granted Pritchard of Wright until Saturday.

PETITIONS AND MEMORIALS.
McAllister of Linn presented memorial of The Eastern Central Iowa Farmers' Institute Association asking passage of various bills.

Referred to committee on"Agriculture.
Spaulding of Howard presented petition of residents of Howard county relative to House file No. 347.

Referred to committee on Insurance.
Shaffer of Fayette presented memorial of board of supervisors and other county officers asking four year term for county officers.

Referred to Special Committee.
Hambleton of Mahaska presented petition of residents of Fremont relative to House file No. ifg.

Referred to committee on Municipal Corporations.
Hakes of Pocahontas presented petition of voters of Palmer relative to the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Kling of Harrison presented petition of citizens of Woodbine relating to Sunday base ball.

Referred to committee on Police Regulations.
Lowrey of Calhoun presented petition of citizens of Calhoun county against an osteopathic member of the State Board of Health.

Referred to committee on Public Health.
Wright of Webster presented two petitions of citizens of Webster county asking passage of the Reciprocal Demurrage bill.

Referred to committee on Agriculture.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speakir-Your committee on Judiciary, to whom was referred House file No. 363, a bill for an act to legalize conveyance of real property by executors or trustees under foreign wills, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 373, a bill for an act to amend section nine hundred fifteen (915) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:

Mr. Prisident-Your committee on Judiciary, to whom was referred Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors and authorize the issuing of forty thousand dollars in school building bonds in the independent school district of Lyons City, Clinton county, Iowa, and to validate said bonds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Spraker-Your committee on Judiciary, to whom was referred House file No. 375, a bill for an act to legalize the incorporation of the Town of Portsmouth, Shelby county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall, Chairman.

Adopted.
Also:
Mr. Spsaker-Your committee on Judiciary, to whom was referred House file No. 376, a bill for an act to legalize the incorporation of the Town of Schleswig, Crawford county, Iowa, the election of its officers and all acts done and ordinances passed by the town council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman,

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred senate file No. 237, a bill for an act to amend the law relative to appropriation for law library, as it appears in section twenty-eight hundred eighty-one (2881) of the supplement to the code, beg leave to report that they have had the same under consideration and have instructed me to repcit the same back to the House with the recommendation that the same do pass.

N. E. Kendall,

## Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 244, a bill'for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 358, a bill for an act to legalize certain instruments executed by corporations affecting the title to real estate, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendali<br>Chairman.

## Adopted.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Spraker-Your committee on Appropriations, to whom was referred House file No. 344, a bill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative District of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Joseph Mattes, Chairnan.

Adopted.

## Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No, 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the employ of the state, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House witn the recommendation that the same do pass.

Jos. Mattes, Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred Houselfile'No.: 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (2501) and twenty-five hundred two (2502) of the code, relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the Housc with the recommendation that the same do pass. Jos. Mattis,

## Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred"House' file No. 221, a bill for an act to amend section twenty-five hundred seventy-four (2574) of the code, relating to the salary of the Secretary of the State Board of Health and providing for an increase of the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Joseph Mattes, Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker. - Your committee on Appropriations, to whom was referred House file No. 291, a bill for an act to amend section one (1) chapter one hundred seventeen (117) of the laws of the Thirtieth General Assembly, relative to making appropriation to the State Historical Society of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Jos. Mattes, Chairman.

Adopted, and the bill was indefinitely postponed.
Cobb of Taylor, from the committee on Roads and Highways. submitted the following report:

Mr. Speaker-Your committee on Roads and Highways, to whom was referred House file No. 336, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10), title four, (4) of the code, beg leave to report that they have had the same under consideration and instructed me to report the same back to the House with the recommendation that the same do pass.

Adopted.

Chassell of Plymouth, from the committee on Printing, submitted the following report:

Mr. Spfaker-Your committee on Printing, to whom was referred Senate file No. 173 a bill for an act to amend sections seventy (70), seventyone (71), one hundred forty-one (141) of the code, and to repeat the law as it appears in section one hundred twenty-five (125) of the supplement to the code and enact a substitute therefor and to repeal the law as its appears in section one hundred twenty-six (126) of the supplement to the code, as amended by,chapter five (5) of the acts of the 'Thirtietn General Assembly, and enact a substitute therefor and to amend the law as it appears in section twenty-six hundred twenty-two (2622) of the supplement to the code, relating to printing and binding, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> E. D. Chassell,

Chairman.
Ordered passed on file.

## REPORT OF COMMITTEE.

Cassel of Jefferson, from the committee on County and Township Organization, submitted the following report:

Mr. Speaker-Your committee on County and Township Organization, to whom was referred House file No. 200, a bill for an act to elect treasurers for school townships by the legal voters thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> A. F. Cassel,
> Chairman.

Adopted.

## MOTION TU RECONSIDER.

The following motion to reconsider was filed:
Mr. Speakrr-I move to reconsider the vote by which Senate file No. 216 passed the House and by which it passed to its third reading.

> L. D. 'Teter.

I second the motion.
C. A. Meredith.

Wise of Black Hawk moved that when the House adjourn this forenoon it be until 2 o'clock this afternoon.

Motion prevailed.
Hart of Allamakee called up joint resolution relative to pensioning troops in the service of the State of Iowa rendering service upon behalf of the general government during the War of the Rebellion and moved its adoption.

Motion prevailed and the resolution was adopted.
INTRODUCTION OF BILLS.
By Davie of Crawford, House file No. 377, a bill for an act to amend section forty-four hundred ninety-one (4491) of the code, relating to the return of original notices in justices' courts.

Read first and second time and referred to committee on Judiciary.

By Frudden of Dubuque, House file No. 378, a bill for an act to repeal section thirty-four hundred fifty-five (3455) of the code, relating to failure of action and to enact a substitute in lieu thereof.

Read first and second time and referred to committee on Judiciary.

On motion of Bixby of Delaware, House file No. 243, a bill for an act to require operators of creameries to heat skimmed milk before delivering such skimmed milk to any person, with report of committee recommending passage, was taken up and considered.

Mr. Bixby moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Cassel, Clark, Cobb, Crose, Cummings, Darrah, Dashiell, Flenniken, Gregory, Hambleton, Hanna, Hart, Hollembeak, Jacobson, Jones, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister. McCreary, Maben, Meredith, Nichols, Offill, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker-50.

The nays were:
Buckingham, Chassell, Cheney, Christianson, Clary, Coburn, Conn, Davie, DeMar, Doran, Dow, Epperson, Freeman, Geneva, Hakes, Heles, Hume, Laird, McCulloch, Martin, Mattes, Morris, Mott, Olson,Teter, Wright-25.

Absent or not voting:

Bailey, Bealer, Carden. Carstensen, Colclo, English, Frudden, Greeley, Greene, Head, Jepson, Kendall, Kennedy, McClurkin, McDole. McElrath, McNie, Pritchard, Saylor, Springer, Stanbery, Stoltenberg, Teachout, Whitmer-25.

So the bill was lost.
On motion of Hart of Allamkee Senate file No. 9I, a bill for an act to repeal the law as it appears in section twenty-five hundred seventy-a (2570-a) of the supplement to the code and chapter ninety-eight (98) laws of the Thirtieth General Assembly relating to the care of infected persons and the payment of expenses incurred thereby and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Clary of Chickasaw moved to amend by ading the following sect on:

Section 2. That nothing in this act shall affect pending litigation.
Amendment adopted.
Mr. Hart moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby; Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow. English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling. Koontz, Laird, Langan, Leech, Lister, Lowery, Lundt, McAlliste: McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offil, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:

Bailey, Bealer, Cobb, Colclo, Jepson, Kendall, Kennedy, McClurkin, McDole, Peet, Pritchard, Springer, Stanbery, Teachout, Weeks, Welden, Whitmer-17.

So the bill passed and the title was agreed to.
Chassell of Plymouth moved that consideration of Special Order No. il, Senate file No. 30, be discharged and madea special order for next Tuesday at 10 o'clock A. m.

Motion prevailed.
On motion of Morris of Sioux, House file No. 219, a bill for an act to authorize boards of supervisors to hear and allow claims for damages on account of sheep killed or injured by a dog or dogs and providing for payment for the payment of the same, with report of committee recommending passage as amended by substitute, was taken up and considered.

Coburn of Cherokee moved to amend by striking out the word "injury" wherever it appears in the bill.

Amendment lost.
Hart of Allamakee moved to amend by inserting after the word "claimant" in the fourteenth line the words, "and that said damage was caused by dogs," and by striking out the words, 'and that said damage was caused by dogs," in the fifteenth and sixteenth lines.

Adopted.
Morris of Sioux moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell,Davie, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Jacobson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, MeAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols, Olson, Peet, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple. Van Eaton, Welden, Whiting, Wyland, Mr. Speaker-70.

The nays were:
DeMar, Meredith-2.
Absent or not voting:
Bailey, Bealer, Cassel, Colclo, English, Flenniken, Greeley, Head, Hume, Jepson, Jones, Kennedy, Lowrey, McClurkin, McDole, Offill, Powers, Pritchard, Springer, Stanbery, Teachout, Teter, Washburn, Weeks, Whitmer, Willson, Wise, Wright- 28 .

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, House file No. 375, a bill for an act to legalize the incorporation of the town of Portsmouth, Shelby county, Iowa, the election of its officers and passage and adoption of its ordinances and resolutions and all acts done by the council of sard town, with report of committee recommending passage, was taken up and considered.

Wyland of Shelby moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Kling, Laird, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner. Spaulding, Springer, Stoltenberg, Summers, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Wise, Wyland, Mr. Speaker-72.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Calderwood, Christianson, Coburn, Colclo, Conn, Dashiell, Dow, Gregory, Jepson, Jones, Kennedy, Koontz, Langan, Lowrey, McClurkin, McDole, Morris, Pritchard, Saylor, Stanbery, Teachout, Teter, Whitmer, Willson, Wright-28.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors and authorize the issuing of forty thousand dollars in school building bonds in the independendent district of Lyons Ci y, Clinton county, lowa, and to validate said bonds, with report of committee recommending passage, was taken up and considered.

Kendall of Monroe moved to amend by striking out the catch words at the beginning of each section of the bill.

Adopted.
Carstensen of Clinton moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Carden, Carstensen, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden,'Whiting, Wise, Wyland, Mr. Speaker- ${ }^{2}$.

## The nays were:

None.
Absent or not voting:
Bailey, Bealer, Buckingham, Calderwood, Christianson, Col clo, Gregory, Hakes, Hart, Jepson, Jones, Kendall, Kennedy, Langan, Lowrey, McClurkin, McDole, McElrath, Pritchard, Robinson, Stanbery, Teachout, Teter, Weeks, Whitmer, Willson, Wright-27.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:

Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted and passed the following bill, in which the concurrence of the Senate was asked:

Senate substitute for House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof, additional to chapter eight (8) title twelve (12) of the code.

Geo. A. Newman, Secretary.
Also:
Mr. Spfaker-I am directed to inform your honorable boby that the Senate has passed the following concurrent resolution, in which the concurrence of the Senate was asked:

Concurrent resolution relative to commissioners being appointed to represent the United States at Hague Conference and duties of same.

Geo. A. Newman,
Secretary.
Also:
Mr. Speakir-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution, in which the concurrence of the House is asked:

Concurrent resolution relative to printing 100 additional House calendars for use in the Senate; also 150 additional Senate calendars for use in House,

Geo. A. Nhwman,
Secretary.
Also:
Mr. Speaker-liam directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 218, a bill for an act to amend section eight hundred fityfive (855) of the code relative to park commissioners and their powers.

Geo. A. Nrwman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 178, a bill for an act to amend sections eighteen (18) and nineteen (19) of the code in relation to county auditor's reports to the State Auditor of codes, supplements to the code and sessiond laws furnished by Secretary of State to county Auditor.

Gro. A. Newman,
Secretary.

On motion of Hart of Allamakee, House file No. 216, a bill for an act to legalize conveyance of real estate by foreign executors, administrators and guardians in certain cases, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Hart moved to amend section one (i) of the substitute amendment of House file No. 216 by inserting therein after the word "that" in the seventh line thereof, the following: "such administrator, executor or guardian was acting under appointment and qualification in another state or that," and by striking from said section all that portion thereof following the word "legal" in the next to last line thereof, as same appears on page 803 of House journal.

Adopted.
Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion. prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings,Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-76.

The nays were:
None.
Absent or not voting:
Bailey, Buckingham, Calderwood, Carstensen, Colclo, Dow, Flenniken, Greene, Hakes, Jepson, Jones, Kennedy, Langan, McClurkin, McDole, Martin, Pritchard, Robinson Stanbery, Teachout, Teter, Whitmer, Willson, Wyland-24.

So the bill passed and the title was agreed to.
48.

On motion of Bixby of Delaware, Senate file No. 157, a bill for an act defining the powers of the State Dairy Commissioner, his deputy and assistant, with report of committee recommending passage, was taken up and considered.

Mr. Bixby moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time:

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Chassell, Cheney, Clark, Clary, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Van Eaton, Washburn, Welden; Whiting, Wise, Wyland, Mr. Speaker-73.

The navs were:
Christianson, Epperson-2.
Absent or not voting:
Bailey, Calderwood, Carstensen, Coburn, Colclo, Greeley, Hart, Head, Jepson, Jones, Kendall, Kennedy, Langan, McClurkin, McDole, Offill, Peet, Pritchard, Robinson, Stanbery, Teachout, Temple, Teter, Weeks, Whitmer, Willson, Wright - 25.

So the bill passed and the title was agreed to.
On motion of Davie of Crawford House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford county, Iowa, the election of its officers and all acts done and ordinances passed by the town coungil of said town, with report of committee recommending passage, was taken up and considered.

Mr. Davie moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Carden, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Fpperson, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Heles, Hume, Jacobson, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Temple, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wyland Mr. Speaker-72.

The nays were:
None.

## Absent or not voting:

Bailey, Calderwood, Carstensen, Cassel, Colclo, Flenniken, Greeley, llakes, Hart, Head, Hollembeak, Jones, Kendall, Kennedy, Langan, Lowrey, McClurkin, McDole, Offill, Pritchard, Robinson, Stanbery, Teachout, Teter, Washburn, Whitmer, Wright-28.

So the bill passed and the title was agreed to.
On motion of Lowrey of Calhoun House. file No. 358, a bill for an act legalizing certain instruments executed by corporations affecting the title to real estate, with report of committee recommending passage, was taken up and considered.

Mr. Lowrey moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Buckingham, Carden, Cassell, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hambleton, Hanna, Head, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris,

Mott, Nichols Offill, Olson; Peet Powers, Rit ${ }^{\dagger} \in \mathbf{r}$, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Summers, Van Eaton, Weeks, Welden, Whiting Willson, Wise, Wyland, Mr. Speaker-72.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Calderwood. Carstensen, Colclo, Dashiell, Flenniken," Greeley, Hakes "Hart, Heles,! Hollembeak, Hume, Jacobson, Koontz, Langan, McClurkin, Martin, Pritchard, Robinson, Spaulding, Stanbery, Teachout, Temple, Teter, Washburn, Whitmer, Wright-28.

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk the House adjourned. AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair,
MOTION TO RECONSIDER.
The following motion to reconsider was filed:
I move to reconsider the vote by which .Senate file No. 48 passed the. House.
B. F. Cummings.

1 second the motion. ${ }^{1}$
L. F. Summers.

## PETITIONS AND MEMORIALS.

Speaker Clarke presented petition of citizens of Dexter relative to the enactment of a law prohibiting the playing of base ball on Surday.

Referred to committee on Police Regulations.
Welden of Hardin presented petition of citizens of Hardin county in favor of the Reciprocal Demurrage bill.

Referred to the committee on Agriculture.
Spaulding of Howard presented petition of residents of Howard county requesting passage of the law prohibiting Sunday base ball.

Referred to committee on Police Regulations.

Weeks of Guthrie presented petition of residents of Guthrie county in favor of the Garst bill to prevent desecration of the Sabbath.

Report to committee on Police Regulations.
Clary of Chickasaw presented petition of residents of Chickasaw county relative to granting presidential suffrage to the women of Iowa.

Referred to committee on Police Regulations.
Cummings of Marshall presented two petitions of citizens of Marshall county in favor of the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Buckingham of BuenadVista presented four petitions of citizens of Buena Vista county relative to thentaxation of mutual insưrance associations.

Referred to committee on Ways and Means.
Epperson of Wapello presented petition of citizens of Wapello county relative to enactment of the bill preventing Sunday base ball.

Referred to committee on Police Regulations.

## REPORTSIOFICOMMITTEES.

Head of Green, from the committee on Banks and Banking, submitted the following report:

Mr. Speakhr-Your committee on Banks and Banking to whom was referred Senate file No. 117, a bill for an act to amend section eigh'een hundred seventy-one (1871) of the code, relating to the examination of State and Savings Banks, beg leave to report that they have had the same under consideration and have instructed?me to report the same back to the House with the recommendation that the same do pass.

Mahlon Head, Chairman.

Adopted.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

[^12]have instructed me to report the same back to the House with the recommendation that the same be recommended to pass.
H. E. Teachout.

Chairman.
Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:


#### Abstract

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 44, a bill for an act to amend section eighty-eight (88) of the code, relating to the clerk of the State Land Office.


Also:
Joint resolution No. 3, directing the Governor of the State of Iowa to invite the Governors of the several states to name representatives to an interstate conyention, to be held at Des Moines, Iowa, or elsewhere for the purpose of securing such action on the part of the several states as will result in a constitutional convention for the proposal of an amendment to the constitution providing for the election of United States Senators by a direct vote.
> H. L. Spaulding, Chairman House Committee.
> D. W. Turner, Chairman Senate Committee.

Adopted.

## INTRODUCTION OF BILLS.

By Hambleton of Mahaska, House file No. 379, a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three ( 1533 ) and fifteen hundred torty-a ( $5540-\mathrm{a}$ ) of the supplement to the code, relating to working roads.

Read first and second time and referred to committee on Roads and Highways.

Hambleton of Mahaska asked unanimous consent to withdraw House file No. 265 from the committee on Roads and Highways and from further consideration by the House.

Granted.
On motion of Cummings of Marshall, House file No. 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604) of the supplement to the code, relating to officers of the Iowa Soldiers' Home, with report of committee recommending passage as amended, was taken up and considered.

Clary of Chickasaw in the chair.
Cummings of Marshall moved the adoption of the amendment submitted in the report of the committee.

Amendment lost.
Lundt of Tama moved to amend by striking out the word 'heat'' in the third line of the bill.

Amendment lost.
Cummings of Marshall moved that the rule be suspended, that the bill' be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, McAllister, McCreary, McCulloch, McDole, McElrath, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Teachout, Temple, VanEaton, Washburn, Weeks, Welden-72.

The nays were :
Buckingham, Heles, Lundt, Stoltenberg-4.
Absent or not voting:
Bailey, Cassel, Clark, Clary, Davie, Greeley, Gregory, Kennedy, Koontz, Langan, McClurkin, McNie, Martin, Morris, Pritchard, Stanberry, Teter, Whiting, Whitmer, Willson, Wright, Wise, Wyland, Mr. Speaker-24.

So the bill passed and the title was agreed to.
Kendall of Monroe offered the following resolution:
Resolved, That the respective committees of the House are hereby directed to consider and return to the House by two o'clock on Monday, March 19, 1906, all bills now in the possession of said committees, introduced prior to March 4th, with such recommendations as they may deem proper.

Laid over under rule 34.
Carstensen of Clinton called up the motion to reconsider the vote by which Senate file No. 48 passed the House and moved that same be laid on the table.

Motion prevailed.

## REPORT OF COMMITTEE.

Dashiell. of Warren, from the committee on Pharmacy, submitted the following report:

Mr. Speaker-Your committee on Pharmacy, to whom was referred House file No. 259, a bill for an act to amend section twenty-five hundred ninety-four (2594) of the code, relative to fees to be charged itinerant vendors of drugs, etc., beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> W. A. Dashiell,
> Chairman.

Adopted, and the bill was indefinitely postponed.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the govornor for his approval, House file No. 58, a bill for an act to amend section eighteen hundred fifty (1850), of the code in relation to the investment of funds of savirgs banks.

Also:
House file No. 107, a bill for an act to amend section nine hundred seventy-five (975) of the code relating to delinquent taxes in cities under special charter.

Also:
House file No. 190, a bill for an act to amend sections nineteen hundred sixty-eight (1968), nineteen hundred sixty-nine (1969), nineteen hundred seventy-one (1971), and nineteen hundred seventy-t-o (1972), of the code relative to the drainage of lead and zinc mines.

Also:
House file No. 250, a bill for an act to amend section fifteen (15), of chapter eighty (80), acts of the Thirtieth General Assembly relating to the state hospital for inebriates.

## Also:

House file No. 197, a bill for an act to repeal the law as it appears in sections seventeen hundred eighty-four-a (1784-a) to seventeen hundred eighty-four-o ( $1784 \cdot 0$ ) inclusive, supplement to the code, relating to stipulated premium and assessment life insurance associations.
H. L. Spaulding

Chairman.

Adopted.
On motion of Kendall of Monroe Senate file No. I87, a bill for an act to amend division twenty (20) section four hundred twenty-two (422) of the code relating to power of the board of suecervisors with report of committee recommending passage was taken up and considered.

Jones of Montgomery moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read the third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham,Carden, Carstensen, Cassel; Chassell, Cheney, Christianson, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobsơn, Jepson, Jones, Kendall, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, Maben, Martin, Meredith, Morris, Mott, Olson, Powers, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Wise-72.

The nays were:
Cobb, Hart, Nichols, Sankey-4.
Absent or not voting:
Bailey, Calderwood, Clark, Greeley, Kennedy, Kling, Langan, McClurkin, McDole, McNie, Martin, Offill, Peet, Pritchard, Stanbery, Stoltenberg, Summers, Teter, Whitmer, Willson, Wright, Wyland, Mr. Speaker-22.

So the bill passed and the title was agreed to.
Speaker Clarke in the chair.
On motion of Hart of Allamakee, House file No. 281, a bill for an act fixing the terms upon which electric current other than telegraphic or telephone may be transmitted from place to place where same is generated to where use is made thereof along the public highways and across private lands, with report of committee recommending passage, was taken up and considered.

Hart of Allamakee moved to amend the bill by striking out section four of the bill and inserting in lieu thereof the following:

Section 4. Such current may be transmitted in like manner upon substantial poles or other fixtures not less than twenty feet in height, equipped with all necessary and proper safeguards or in conduits under ground, across the lands of private owners, upon the condition that just compensation shall be made for the damage occasioned thereby, the amount of which shall be determined in the manner as provided in the taking of private property for works of internal improvement if the parties cannot otherwise agree, provided that the right of way for such current shall not be condemoed through any residence lot, barn or feed yard, lawn, garden, orchard or cemetery, and shall where practicable, be located along boundary lines, driveways, or other permanent divisions, and in all cases due and reasonable regard shall be given to the wishes of the land owner as to the route pursued in locating such right of way across his premises.

Lundt of Tama moved to amend the amendment by adding the following thereto:

But such current of transmission where it is necessary to cross private property shall be laid under ground.

Amendment to the amendment lost.
Amendment adopted.
Weeks of Guthrie moved to amend by striking out the word "material" in the sixth line of section one.

Adopted.
Clary of Chickasaw moved to amend by striking out section five.

Adopted.
Mattes" of Sac moved to amend by adding after the third line of section five the words "without expense to the state."

Amendment lost.
Hart of Allamakee moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn. Crose, Cummings, Darrah; Davie, DèMar, Doran, Dow, English, Epperson, Freeman, Frudden, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume,

Jacobson, Jepson, Kendall, Koontz, Leech, Lister, McCreary, McCulloch, McDole, McElrath, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Wise, Mr. Speaker-7o.

The nays were:
Geneva, Laird, Lundt, Peet-4.
Absent or not voting:
Bailey, Clark, Dashiell, Greeley, Greene, Gregory, Jones, Kennedy, Kling, Langan, Lowrey, McAllister, McClurkin, McNie, Martin, Pritchard, Ritter, Robinson, Springer, Stanbery, Teter, Whiting, Whitmer, Willson, Wright, Wyland-26.

So the bill passed and the title was agreed to.
REPORT OF COMMITTEE.
Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom, was referred House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities or localities, or unfair competition, and providing penalties therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass?

> N. E. Kendall,

Chairman
Adopted.
Speaker Clarke announced that as Speaker of the House he had signed in the presence of the House, Senate file No. 44 and Senate joint resolution No. 3.

Jones of Montgomery asked unanimous consent to withdraw from the committee on Public Lands and Buildings and from further consideration of the House, House file No. 249.

On motion of Teachout of Polk House adjourned to 9:00. o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

## $\left.\begin{array}{c}\text { Hall of the House of Rhpresentatives, } \\ \text { Des Moines, Iowa, March } 16,1906 \text {. }\end{array}\right\}$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Dr. McCash, of Des Moines Iowa.

PETITIONS AND MEMORIALS.
Hume of Mitche! presented memorial of city council of St. Ansgar favoring the enactment of the Hume telephone bill.

Referred to committee on Telegraph, Telephone and Express.
Clary of Chickasaw presented two petitions of citizens of Chickasaw county favoring the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Whiting of Monona presented petition of citizens of Ida county asking the enactment of Reciprocal Demurrage Bill.

Referred to committee on Agriculture.
Cummings of Marshall presented petition of voters of LeGrand, Marshall county, relative to Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Jepson of Woodbury presented petition of $\boldsymbol{j}$ Order of Railway Conductors relative to Anti-pass bill.

Referred to committee on Railroads and Commerce.
Olson of Worth presented petition of citizens of Rake, Iowa, relative to Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Jepson of Woodbury presented petition of Supervisors of Woodbury county, relative to additional pay for supervisors for work in connection with the construction of bridges.

Referred to committee on Compensation of Public Officers.
Jepson of Woodbury presented petition of citizens of Wood_ bury county, relative to Educational Board of Control bill.

Referred to Special Committee.
VanEaton of Lyon presented petition of citizens of Lyon county, relative to Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Jepson of Woodbury presented memorial of the Board of Directors of the Sioux City Live Stock Exchange, relative to the Educational Board of Control bill.

Referred to Special Committee.
Jepson of Woodbury presented petition of Moville, Iowa, relative to repealing the tax on Mutual Insurance Societies.

Referred to committee on Ways and Means.
Jepson of Woodbury presented petition of citizens of Correctionville, Iowa, relative to repealing the tax on Mutual Insurance Societies.

Referred to committee on Ways and Means.
Jepson of Woodbury presented petition of citizens of Woodbury county, relative to the Educational Board of Control bill.

Referred to Special Committee.
Cummings of Marshall presented two petitions of Iowa merchants favoring the Anti-Discrimation oil bill.

Referred to the Judiciary committee.
Lowrey of Calhoun presented three petitions of citizens of Calhoun county relative to Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Summers of Van Buren presented petition of citizens of Van Buren county relative to Sunday base ball playing.

Referred to committee on Police Regulations.

## REPORT OF COMMITTEE .

Dashiell of Warren, from the committee on Pharmacy, submitted the following report:

Mr. Speaker-Your committee on Pharmacy, to whom was referred substitute for Senate file No. 64, a bill for an act to repeal section twenty-five hundred ninety (2590) of the code and section twenty five hundred eightynine (2589) of the code and supplement to the code and to enact a sybstitute therefor relative to the examination of pharmacists and their assistants beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the sane be amended as follows:

Amend section three (3) line eleven (11) by striking out the words, "now required' and inserting in lieu thereof the word "prescribed" and amend further line twelve (12) of section three (3) by adding after the word "faculties" the words "for the year 1905".

Amend the bill for substitute for substitute Senate file No. 64 by adding thereto the followfng:

Section 6. The provisions of this act shall become operative and be in force and effect on and after the 1st day of October, 1906.

And when so amendtd that the bill do pass.

M. A. Dashiell.

## Chairman.

Adopted.
Kendall of Monroe called up resolution relative to calling for allibills from committees by the 19th of March.

Mr. Kendall moved to amend by making an exception in favor of the committee on Appropriations.

Amendment adopted.
English of Polk moved to amend by changing date to Wednes. day, March 2Ist.

Amendment adopted.
Resolution as amended adopted.

## INTRODUCTION OF BILLS.

By Teachout of Polk, House file No. 380, a bill for an act authorizing the executive council to grant a right of way for a boulevard;over and along the east side of the southwest quarter of section twenty-seven (27), township seventy:eight (78), range twenty-four (24) west fifth principal meridian, Iowa.

Read first and second time and referred to committee on Public Lands and Buildings.

By Wright of Webster, House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for
the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities and towns for the payment of said indebtedness, and providing certain conditions under which an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities.

Read first and second times and referred to the committee on Municipal Corporations.

B $v$ McCreary of Appanoose, House file No. 382, a bill for an act to amend the law as it appears in section four hundred forty. one (44I) supplement to the code, and chapter eighteen (i8) of the Thirtieth General Assembly, relative to the compensation of official newspapers.

Read first and second time and referred to the committee on Printing.

By Lister of Grundy, House file No. 383, a bill for an act to amend section twenty-seven hundred fifty-eight (2758) of the code, relative to the qualification of school directors.

Read first and second time and referred to committee on Schools and Text books.

By Teachout of Polk, House file No. 384, a bill for an act to provide for the consolidation and change of boundaries of 'school districts in certain cities of the first class, and other purposes incident thereto.

Read first and second time and referred to committee on Schools and Text-books.

## SENATE MESSAGES CONSIDERED.

Senate file No. 178, a bill for an act to amend sections eighteen (18) and nineteen (19) provisions to the code and subsequent statutes in relation to county auditor's reports to the State Auditor, of codes, supplement to the code and session laws furnished by the Secretary of State to county auditors.

Read first and second time and referred to committee on Judiciary.

Senate file No. 218, a bill for an act to amend section eight hundred fifty-five (855) of the code, relative to park commissioners and their powers.

Read first and second time and referred to committee on Judiciary.

Speaker pro tem Cummings in the chair.
Senate substitute for House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof, additional to chapter eight (8) title twelve (XII) of of the code.

Read first and second time and placed on calendar without reference.

Senate concurrent resolution relating to printing of additional House and Senate calendars.

Mattes of Sac moved that the House concur in the Senate resolution.

Motion prevailed and the House concurred in the Senate resolution.

Wyland of Shelby asked unanimous consent to withdraw House file No. 302 from the committee on Elections and from the further consideration of the House.

Granted.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 112, a bill for an act to amend section ten hundred fifteen (1015) of the code, relating to lien of taxes in cities under special charter. Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate bas indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. H11, a bill for an act to amend the law as it appears in section forty-nine hundred ninety-nine-b (4999-b) of the supplement to the code, relating to the safe-guarding of machinery.

Geo. A. Newman,
Secretary.
Wright of Webster moved to take from the table the motion to reconsider the vote on Senate file No. 48.

Motion lost.
Powers of Floyd called up motion to reconsider the vote by which Senate file No. 96 was lost and the vote by which it went to its third reading.

Motion prevailed.
Spaulding of Howard moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Calderwood, Carden, Carstensen, Clary, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Freeman, Frudden, Geneva, Greeley, Hakes, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin. McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Moitt, Olson, Peet, Powers, Ritter, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, VanEaton, Welden, Whiting, Willson, Wise, Wyland-6I.

The nays were:
Epperson, Hambleton, Head, Laird, Wright-5.
Absent or not voting:
Bailey, Bealer, Buckingham, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Dow, English, Flenniken, Greene, Gregory, Jepson, Kendall, Kennedy, Kling, Koontz, Nichols, Offill, Pritchard, Robinson, Sankey, Springer, Stanbery, Summers, Teter, Washburn, Weeks, Whitmer, Mr. Speaker-34.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. 237, a bill for an act to amend the law relative to appropriation for law library as it appears in section twenty-eight hundred eighty-one-e (288I-e) of the supplement to the code, with report of committee recommending passage, was taken up and considered.

Mr. Kendall moved that the rule be suspended and the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
49.

The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, ${ }_{3}$ Carstensen, Cassel, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lowrey, Lundt, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Van Eaton, Washburn, Weeks, Wilson, Wright-66.

## The nays were:

Freeman, McAllister, McCulloch, Peet-4.
Absent or not voting:
Bailey, Carden, Chassell, Cheney, Christianson, Clark, Colclo, English, Flenniken, Frudden, Greene, Hart, Hume, Kennedy, Koontz, Lister, Morris, Powers, Pritchard, Stanbery, Stoltenberg, Summers, Temple, Teter, Welden, Whiting, Whitmer, Wise, Wyland, Mr. Speaker-30.

So the bill passed and the title was agreed to,
Carstensen of Clinton asked unanimous consent of the House to withdraw House file No. 3 from further consideration of the House.

Granted.
On request of Hart of Allamakee, unanimous consent having been given, House file No. 74, a bill for an act to regulate the employment of child labor, and to provide for the enforcement thereof (additional to chapter eight (8), title twelve (12) of the code), with Senate amendments, was taken up and the amendments read and considered.

Mr. Hart moved that the House refuse to concur in the Senate amendments.

Wright of Webster and Hambleton of Mahaska demanded a roll call.

On the question, Shall the House refuse to concur?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carden, Cassel, Christianson, Cobb, Coburn, Colclo, Conn, Crose, Cummings,

Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Temple, VanEaton, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland-68.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Carstensen, Chassell, Cheney, Clark, Clary, Davie, Flenniken, Freeman, Frudden, Greene, Gregory, Hakes, Heles, Kennedy, Kling, Koontz, Lowrey, McDole, Offill, Peet, Pritchard, Robinson, Skinner, Stanbery, Teachout, Teter, Washburn, Whitmer, Mr. Speaker-32.

So the House refused to concur in the Senate amendments.
On motion of Maben of Hancock House file 320, a bill for an act to amend sections twenty-five hundred tiwenty-nine (2529), twentyfive hundred thirty (2530), twenty-five hundred thirty-four (2534) of the code and repeal and enact substitutes for sections twenty-five hundred thirty-three (2533), twenty-five hundred thirty-eight (2538) thereof relating to the State Veterinary Surgeon, with report of committee recommending passage as amended, was taken up and considered.

Buckingham of Buena Vista moved to amend by striking out of lines four and five, section five, the word and figures "eighteen hundred (1800)" and inserting in lieu thereof the words and figures "sixteen hundred ( 1600 )."

Amendment lost.
Nichols of Muscatine moved that the bill be made a special order for Wednesday, March 21, at io o'clock A. m.

Motion prevailed.
On motion of Weeks of Guthrie Senate file No. 244, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public, with report of committee recommending passage, was taken up and considered.

Weeks of Guthrie moved to amend by inserting therein the following:

Section 2. All deeds, mortgages, or other instruments in writing, for the conveyance of lands which have heretofore been made and executed, and the officer taking the acknowledgment has not affixed his seal to the acknowledgment, such acknowledgment shall, nevertheless, be good and valid in law and equity, anything in any law heretofore passed to the contrary notwithstanding.

And to amend by changing the numbers of "Sections 2 and 3 " to " 3 and 4 "respectively.

Amendments adopted.
Mr . Weeks moved that the rule be suspended, that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Christianson, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Whiting, Willson, ${ }^{\text {en }}$ Wright- 73 .

The nays were:
None.

## Absent or not voting:

Bailey, Bealer, Chassell, Cheney, Clark, Colclo, Conn, Flenniken, Frudden, Greene, Hart, Hume, Kennedy, Koontz, Langan, McElrath, Peet, Pritchard, Stanbery, Summers, Teter, Welden, Whitmer, Wise, Wyland, Mr. Speaker--27.

So the bill passed and the title was agreed to.

* On motion of Wright of Webster, House file Nn. 344, a bill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth

Representative District of lowa, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Clary, Colclo, Darrah, Dashiell, Davie, Dow, Epperson, Freeman, Frudden, Geneva, Hakes, Hanna, Hollembeak, Hume, Jepson, Kendall, Kling, Koontz, Langan, Lister, Lowrey, McClurkin, McCulloch, McDole, Maben, Martin, Mattes, Meredith, Mott, Nichols, Ritter, Robinson, Saylor, Shaffer, Spaulding, Springer, Sụmmers, Teachout, Temple, Van Eaton, Willson, Wright, Wyland-49.

The nays were:
Crose, Cummings, DeMar, Doran, Hambleton, Heles, Jacobson, Jones, Laird, Leech, Lundt, McAllister, McNie, Offill, Olson, Peet, Powers, Sankey, Skinner, Washburn, Welden-2I.

Absent or not voting:
Bailey, Buckingham, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, English, Flenniken, Greeley, Greene, Gregory, Hart, Head, Kennedy, McCreary, McElrath, Morris, Pritchard, Stanbery, Stoltenberg, Teter, Weeks, Whiting, Whitmer, Wise, Mr. Speaker-30.

So the bill was lost.

## REPOR' OF COMMITTEE.

Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr, Speaker-Your committee on Ways and Means, to whom was referred House file No. 289, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to assessment of National, State and Savings Banks, beg leave to report that they have had the same under consideration and bave instructed me to report the same back to the House with the recommendation that the same do pass.
M. L. Temple,

Chairman.
On motion of Teachout of Polk House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while
in the employ of the state, with report of committee recommending passage, was taken up and considered.

Mr. Teachout moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Christainson, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Wilson, Wright, Wyland-8i.

The nays were:
Coburn-I.
Absent or not voting:
Bailey, Bealer, Chassell, Cheney, Clark, Greene, Hart, Head, Kennedy, Offill, Pritchard, Stanbery, Teter, Weeks, Whiting, Whitmer, Wise, Mr. Speaker-I8.

So the bill passed and the title was agreed to.
On motion of Wright of Webster House file No. 274, a bill for an act to repeal sections twenty-five hundred ( 2500 ), twenty-five hundred one (2501) and twenty-five hundred two (2502) of the code, relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Boland, Buckingham, Calderwood, Carstensen, Cassel, Christianson, Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, •Kling Koontz, Laird, Langan, Leech, Lister, Lowrey, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Peet Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding Springer, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Willson, Wright, Wyland--66.

The nays were:
Carden, Cobb, Freeman, Lundt, McAllister, McCreary, McCulloch, Nichols-8.

Absent or not voting:
Bailey, Bealer, Bixby, Chassell, Cheney, Clark, Coburn, Flenniken, Greene, Gregory, Hart, Kennedy, McClurkin, McDole, McElrath, Offill, Pritchard, Saylor, Skinner, Stanbery, Stolten= berg, Teter, Weeks, Whitmer, Wise, Mr. Speaker-26.

So the bill passed and the title was agreed to.
On motion of Hambleton of Mahaska the House adjourned to $\mathrm{I}: 30$ o'clock P. m.

## AFTERNOON SESSION.

The House met pursuant to adjournment.
Speaker pro tem Cummings in the chair.
The Journal of Thursday, March 15, was corrected and approved.

Meredith of Cass asked unanimous consent to withdraw House file No. 231 and have same referred to the committee on Judiciary.

Granted and so referred.
Kendall of Monroe and Jacobson of Winneshiek demanded a roll call to determine whether the necessary number were present to constitute a quorum.

A roll call showed the following were present:
Bixby, Boland, Buckingham, Carden, Cassel, Carstensen, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah,

Davie, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offil, Olson, Peet, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Wright, Wyland-72.

On request of Olson of Worth leave of absence was granted Cheney of Clay until Monday.

The committee appointed to draft memorial resolutions respecting P. Henry Smythe made its report, which was adopted by a rising vote.

Lundt of Tama offered the following resolution and moved that the rule be suspended and resolution be adopted:

Whereas, The Honorable L. G. Kinne, an honored member of the bar, as also highly honored while holding the position of Judge of the SevenTeenth Judicial District, composed at that time of the counties of Tama and Benton, and later being an honored member of the Supreme Court of the State and an honored member of the Board of Control from the date of its organization, departed this life on March 16, 1906, at his home in Des Moines, Iowa; therefore be it

Resolved by the House, the Senate Concurring. That a joint committee of six be appointed, three to be appointed by the Speaker of the House, and three to be appointed by the President of the Senate, to draft resolutions commemorative of his life and public services.

Motion prevailed and the resolution was adopted.

## introduction of bills.

By Gregory of Adams, House file No. 385, a bill for an act to prohibit and regulate hospitals, hospital wards, institutions and places created for or maintained and used as lying-in or maternity hospitals, or hospital wards or places for the reception, care and treatment of women in labor.

Read first and second time and referred to committee on Public Health.

By Geneva of Keokuk, House file No. 386, a bill for an act to amend section seven hundred ( 700 ) of the supplement to the code, relative to power of corporate bodies to license.

Read first and second time and referred to committee on Municipal Corporations.

By English of Polk, House file No. 387 , a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections.

Read first and second time and referred to committee on Elections.

REPORT OF COMMITTEE.
Mott of Audubon, from the committee on Industrial Schools; submitted the following report:

Mr. Speaker-Your committee on Industrial Schools, to whom was referred substitute for Senate file No. 100 , a bill for an act to amend section twenty-seven hundred eight (2708) of the code so as to raise the age of commitment of females to the Industrial School to eighteen years, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute amendment therefor:

## gUBSTITUTE AMENDMENT FOR SENATE GUBSTITUTE FOR-SENATE FILE NO. :100.

A bill for an act to amend the law as it appears in section twenty-seven hundred eight (2708) of the supplement to the code so as to raise the age of commitment of females to the industrial school to eighteen years.

Be it enacted by the General Assembly of the State of Ioua.
Section 1. The law as it appears in section twenty-seven hundred eight (2708) of the supplement to the code is hereby amended by striking out the words " or girl" in the first line thereof and by inserting immediately after the word "'sixteen'" in the second line of said section the words "or girl over the ${ }^{\text {F }}$ age of nine years and under eighteen.'

And when so amended that the bill do pass.

> D. C. Мотт, Chairman.

Adopted.
Amendment adopted.
On motion of Sankey of Decatur House file No. 200, a bill for an act to elect treasurers for school townships by the legal voters thereof, with report of committee recommending passage, was taken up and considered.

Sankey moved to amend by striking out the words and figures "twenty-seven hundred fifty-four (2754)" and inserting in lieu thereof the words and figures "twenty-seven hundred fifty-seven (2757)."

Jones of Montgomery moved that House file No. 200 be referred to the committee on Schools and Text Books.

Motion prevailed.
Speaker appointed as committee in accordance with resolution relative to drafting resolution of respect to the memory of Honorable L. G. Kinne, Lundt of Tama, Temple of Clarke, Koontz of Johnson.

On motion of Powers of Floyd the House adjourned to $9: 30$ o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

## Hall of the House of Representatives, $\}$

Des Moines, Iowa, March 17, 1906. \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. R. E. Williams, Des Moines, Iowa.

Hambleton of Mahaska presented letter from a citizen of Lacey, Iowa, relative to cure for hog cholera.

Referred to committee on Agriculture.
Jacobson of Winneshiek presented letter from a physician of Decorah, Iowa, relative to patent medicines and tuberculosis.

Referred to committee on Pharmacy.
McCreary of Appanoose presented petition of druggist of Appanoose County asking that House do not pass House file No. 211 and Senate file No. 148.

Referred to committee on Pharmacy.
Hambleton of Mahaska presented petition from Mahaska County Medical Society relative to the Patent Medicine bill.

Referred to committee on Pharmacy.
On request of Sankey of Decatur, leave of absence was granted Clary of Chickasaw until Monday.

On request of Epperson of Wapello leave of absence was granted Darrah of Lucas until Monday.

On request of Mattes of Sac, leave of absence was granted Lister of Grundy until Tuesday.

On request of Nichols of Muscatine, leave of absence was granted Boland of Iowa until Tuesday.

On request of Jacobson of Winneshiek leave of absence was granted Olson of Worth until Wednesday.

On request of Doran of Boone leave of absence was granted Lowrey of Calhoun until Tuesday.
On request of Springer of Buchanan leave of absence was granted Peet of Jones until Tuesday.

On request of English of Polk leave of absence was granted Conn of Butler until Monday.

On request of Wise of Black Hawk leave of absence .was granted Welden of Hardin until Monday.
On request of Laird of Fremont leave of absence was granted Hakes of Pocahontas until Monday.

On request leave of absence was granted Dow of Franklin until Monday.

On request of Doran of Boone leave of absence was granted Morris of Sioux until Tuesday morning.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 330, a bill for an act to repeal sections one thousand fiftyseven (1057), one thousand sixty-four (1064), one thousand sixty-five (1065), one thousand sixty-six (1066), one thousand sixty-eight (1068), one thousand seventy (1070), one thousand seventy-one (1071), one thousand seventy-four (1074) and to enact substitutes therefor, relating to the election of officers and the terms of office.

Geo. A. Newman,<br>Secretary.

## Also:

Mr. Speaker-I am directed to inform "your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 305, a bill for an act to amend section twenty-four hundred seventy-eight ( 2478 ) of the code, and to amend the law as it appears in section twenty-four hundred eighty-three (2483) of.the supplement of the code, relating to mines and mining.

Geo. A. Newman,
Secretary.

Also:
Mr. Epraker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 300, a bill for an act to amend section ten hundred seventysix (1076) of the code relative to the registration of voters.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 309, a bill for an act to amend section twenty-six hundred twenty-five (2625) of the code, relative to Superintendent of Public Instruction and his reports.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 276, a bill for an act to amend section twenty-four hundred fifty (2450) of the code, relating to sale of intoxicating liquors under the mulct law.

Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate hasipassed the following bill in which the concurrence of the House is asked.

Senate file No. 316 , a bill for an act to amend section twenty-seven hundred fifty-eight (2758) of the code, relative to the qualifications of school directors.

Geo. A. Newman.
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No 302, a bill for an act to amend the law as it appears in section twenty-six hundred fifty (2650) of the supplement to tne code, relative to State College of Agriculture and Mechanic Arts.

Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file, No. 306, a bill for an act, to amend the law as it appears in wection twenty-five hundred fifteen (2515) of the supplement to the code as amended by chapter eighty-eight (88) of the acts of the Thirtieth General Assembly in relation to the Dairy Commissioner, his appointment and term of office.

> Geo. A. Newman.
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 332, a bill for an act to amend section one thousand nine-ty-three (1093) of the code, relating to election board.

> Geo. A. Newman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 304, a bill for an act to amend section twenty-seven hundred seventeen (2717) of the code, relative to the College for the Blind, and reports to the Governor.

Geo. A. Newman, Secretary.

## Also:

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

House file No. 328 , a bill for an act to repeal section one hundred twentythree (123) and the same is found in the supplement to the code, and to enact a substitute therefor, relating to the biennial fiscal term.

Geo. A. Newman,

Also:
Mr. Speaker-I am directed to inform your honorabls body that the Senate has passed the following bill in which the concurrence of the Huuse is asked:

Senate file No. 307, a bill for an act to amend section twenty-four hundred sixty-nine (2469), and to amend the law as it appears in section twenty-four bundred seventy (2470) of the supplement to the code, relating to the Bureau of Labor Statistics.

Gro. A. Newman,<br>Secretary.

Also:
Mr. Spraker-I am directed to inform your honorable body that the Senate has passed.the following bill in which the concurrence of the House is asked:

Senate file No. 303 , a bill for an act to amend section twenty-six hundred eighty (2680) of the code, relative to the Normal School and the biennial reports to the Governor.

> Geo. A. Newman.
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted and passed the following bill in which the concurrence of the Senate was asked:

House file No. 331, a bill for an act to amend section one hundred fortysix (146) of the code, relating to term of office of custodian of public buildings.

Gㅍo. A. Newman, Secretary.
Also:
Mr. Sphaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 1, a bill for an act to amend section one hundred ninetythree (193) of the code, and to provide for the chief justiceship of the supreme court of Iowa.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker I am directed to inform your honorable body that the Sen: ate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities, and providing that section thirteen hundred? ${ }^{\prime}$ ive (1305) of the code shall not apply to such cities.

Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Sen ate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 308, a bill for an act to amend sections one (1) and nine (9) of chapter leighty-seven (87) of the acts of the Thirtieth General Assembly in relation tol the inspectors of petroleum and its products.

> Gro. A. Newman,
> Secretary.

## Also:

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

House"fiife No. 329, a bill for an act to amend section one hundred twenty-two (122) of the code, relating to biennial reports of officers.

Geo. A. Newman,
Secretary.


#### Abstract

Also: Mr. Speaker--I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 301, a bill for an act to amend section twenty-six hundred forty-one: (2641) of the code, relative to the reports of the State University.

Geo. A. Newman, Secrctary.

\section*{INTRODUCTION OF BILLS.}

By Wise of Blackhawk, House file No. 388, a bill for an act to regulate trust companies, to authorize such companies and state and savings banks to act in a fiduciary capacity, and to amend section sixteen hundred eleven (I6II) of the code, relating to corporations.


A Bill for an act to regulate trust companies, to authorize such companies and State and Savings banks to act in a fiduciary capacity, and to amend section sixteen hundred eleven (1611) of the code, relating to corporations.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Corporations, organized under the provisions of chapter one (1) of title nine (IX) of the code for the purpose of loaning money, receiving deposits, dealing in notes, bonds, mortgages, stocks, debentures and other securities and real estate, and acting as fiscal agent or trustees for individuals, municipalities or corporations or in a fiduciary capacity, shall be known as trust companies, and shall have the word 'trust' incorporated in the name thereof.

Section 2. Such corporations may be organized by not less than three (3) persons of lawful age, and, if the principal place of business is in a city having a population of five thousand or less, shall have a capital stock of not less than twenty-five thousand dollars, $(\$ 25,000)$; if in a city having a population of more than five thousand and not exceeding twenty five thousand, a capital stock of not less than fifty thousand dollars $(\$ 50,000)$; and if in a city having a population of more than twenty-five thousand, a capital stock of not less than one hundred thousand dollars ( $\$ 100,000$ ).

Section 3. Such corporations may exercise the powers conferred by chapter one (1) of title nine (IX) of the code, except that deposits shall not be received subject to check, nor for a less period of time than six months, nor shall such corporations engage in the buṣiness of commercial banking, but may receive time deposits and issue drafts upon their depositaries.

Section 4. The articles of incorporation of any such trust company shall be submitted to the Auditor of State and the Attorney General, and if found to be in accordance with the constitution and laws of the state, and the laws of the United States, shall be approved by them. A statement under oath of the officers named in the articles of incorporation, that the required capital has been subscribed, paid in and is held in good taith by such trust company, shall be filed with the auditor of state, and when the auditor of state has satisfied himself, by personal examination or otherwise, at the expense of the company, that such statement is true, he shall issue to the corporation a certificate to that effect and authorizing it to commence business, which certificate shall be published once a week for four consecutive weeks in some newspaper printed in the town or city where such trust company has its principal place of business, and proof of such publication by affidavit slall be filed with the auditor of state.

Section 5. The provisions of sections eighteen hundred forty-nine (1849), eighteen hundred fifty-two (1852), eighteen hundred fifty-three (1853), elghteen hundred fifty-four (1854), eighteen hundred fifty-seven (1857) and eighteen hundred fifty-eight (1858) of the code as the same are now amended and all the provisions of chapter twelve (12) of title nine (IX) of the code as the same is now amended, except section fighteen hundred seventy (1870) thereof, shall apply to trust companies organized under the laws of the state and transacting business under the provisions hereof, to the same 60.
extent and in the same manner as such provisions now apply to banking corporations, and all of the provisions of law relating to the power, author ity and duty of the auditor of state to examine and control state and savngs banks, and to require reports thereof to be made, shall apply with equal force to all trust companies, except as herein otherwise declared.

Section 6. Any trust company which has complied with the provisions of this act, and has received a permit from the auditor of state to transact business in this state, and any state or savings bank organized under the laws of this state having a paid up capital of not less than twenty-five thousand dollars ( $\$ 25,000$ ), may act as guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator of any money or property.

Section 7. All money or property held by any trust company, state or savings bank, as guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator, shall constitute a trust fund, and unless otherwise ordered by a court, there shall be paid, on any money thus held by any such trust company or bank, interest at a rate not less than two (2) per centum per annum when such money is not otherwise invested.

Section 8. Whe sever any state bank, savings bank or trust company is appointed or made guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator under the provisions of this act, the president, vice-president, cashier or treasurer of such corporation shall take and subscribe for the corporation any and all oaths or affirmations required to be taken or subscribed by such guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator.

Section 9. Every state or savings bank, or trust company, acting as guardian, administrator, executor, trustee, assignee, receiver, custodian or conservator, shali have the same rights and powers, and riceive the same compensation, as is allowed individuals for exercising similar offices or trusts, and shall execute a bond for faithful performance of the trust confided to it in like sum and with like penalities as is required of individuals, unless the court in which the proceeding is pending shall, by specific order. exempt such corporation from giviag bond therein, or unless the court shall make a general order fixing the terms and conditions upon which no bond shall be required of such trust companies, state or savings banks.

Section 10. That section sixteen hundred and eleven (1611) of the code be, and the same is hereby, amended bv inserting after the word 'banks" in the fourth line of said section, the words, "or trust companies."

Section 11. All acts and parts of acts in conflict with the provisions of this act are hereby repealed.

Section 12. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Register and Leader and The Des Moines Daily Capitol, newspapers published at Des Moines, Iowa.

Read first and second time and reterred to committee on Judiciary.

By Frudden of Dubuque, House file No. 389, a bill for an act to amend section twenty-four hundred thirty-two (2432) of the code providing for the payment of a mulct tax.

Read first and second time and referred to committee on Suppression of Intemperance.

```
senate messages considered.
```

Senate file No. 30I, a bill for an act to amend section twentysix hundred forty-one (2641) of the code relative to the reports of the State University.

Read first and second time and referred to Special Committee
Senate file No، 303, a bill for an act to amend section twentysix hundred eighty (2680) of the code relative to the Normal School and the biennial reports to the Governor.

Read first and second time and referred to Special Committee.
Senate file No. I, a bill for an act to amend section one hundred ninety-three (193) of the code, and to provide for the chief justiceship of the supreme court of Iowa.

Read first and second time and referred to committee on Judiciary.

Senate file No. 307, a bill for an act to amend section twentyfour hundred sixty-nine (2469), and to amend the law as it appears in section twenty-four hundred seventy (2470), of the supplement to the code.

Read first and second time and referred to Special Committee.
Senate file No. 308, a bill for an act to amend sections one (i) and nine (9) of chapter eighty-seven (87) of the acts of the Thirtieth General Assembly in relation to the inspectors of petroleum and its products.

Read first and second time and referred to Special Committee.
Senate file No. 276, a bill for an act to amend section twentyfour hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law.

Read first and second time and referred to committee on Suppression of Intemperance.

Senate file No. 300, a bill for an act to amend section ten hundred seventy-six (1076) of the code relative to the registration of voters.

Read first and second time and referred to Special Committee.
Senate file No. 309, a bill for an act to amend section twentysix hundred twenty-five ( 2625 ) of the code, relative to Superintendent of Public Instruction and his reports.

Read first and second time and referred to Special Committee.
Senate file No. 302, a bill for an act to amend the law as it appears in section twenty-six hundred fifty (2650) of the supplement to the code, relative to State College of Agriculture and Mechanic Arts.

Read first and second time and referred to Special Committee.
Senate file No. 304, a bill for an act to amend section twentyseven hundred seventeen (2717) of the code, relative to the. College for the Blind, and reports to the Governor.

Read first and second times and referred to Special Committee.
Senate file No. 305, a bill for an act to amend section twentyfour hundred seventy-eight (2478) of the code, and to amend the law as it appears in section twenty-four hundred eighty-three (2483) of the supplement of the code, relating to mines and mining.

Read first and second times and referred to Special Committee.
Senate file No. 306, a bill for an act to amend the law as it appears in section twenty-five hundred fifteen (2515) of the supplement to the code as amended by chapter eighty-eight (88) of the acts of the Thirtieth General Assembly in relation to the Food and Dairy Commissioner, his appointment and term of office.

Read first and second times and referred to Special Committee.
On motion of Kendall of Monroe, unanimous consent being. given, Senate file No. 316, a bill for an act to amend section twenty-seven hundred fifty-eight (2758) of the code relative to the qualification of school directors.

Mr. Kendall moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassll, Christianson, Clark, Cobb, Colclo, Crose, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Jacobson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie Martin, Mattes, Meredith, Mott, Nichols, Offill, Peet, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker69.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Buckingham, Cheney, Clary, Coburn, 'Conn, Cummings, Darrah, Dashiell, Dow, Freeman, Greene, Hart, ${ }^{,}$,Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Lister, Lowrey, Maben, Morris, Olson, Ritter, Stanbery, Temple, Washburn, Welden, Whitmer.

So the bill passed and the title was agreed to.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file Nu. 377, a bill for an act to amend section forty-four hundred ninety-one ( $\mathbf{4} 491$ ) of the code, relating to the return of original notices in justices' courts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. N. E. Kendall, Chairman.

Adopted and the bill was indefinitely postponed.
Also:

Mr. Speaker: Your committee on Judiciary, to whom was reterred House file No. 1.33, a bill for an act to prohibit certain acts tending to a breach of the peace, and to provide penalties for its violation, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

N. E. Kendall,<br>Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 371 , a bill for an act providing that persons performing labor or furnishing materials for improvement upon any street, avenue or highway in front of any lot or parcel of land by virtue of any lawful contract with the owner thereof, his agent, trustee, contractor, or subcontractor, shall have a lien upon such lot or parcel of land to secure the payment for such labor or materials, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 17, a bill for an act to amend chapter fifty-three (53), acts of the Twenty-ninth General Assembly, relative to the duties of township trustees, the election, duties and compensation of road superintendents, the division and consolidation of road districts, and the collection of property road tax, beg leave to report that they bave had the same under consideration and have instructed me to report the bill itself and the substitute therefor, herewith returned, which was prepared by a sub-committee, back to the House without recommendation.

N. E. Kindall.<br>Chairman.

## SUBSTITUTE RECOMMENDED BY SUB-COMMITTEE.

A Bile for an act to amend chapter fifty-three (53) acts of the twenty-ninth (29) General Assembly, relative to the duties of township trustees; the election, duties and compensation of road superintendents; the division and consolidation of road districts, and the collection of property road tax.

## Be it Enacted by the General Assembly of the State of Lowa:

Section 1. The board of township trustees, at the regular April meeting in any even-numbered year, may, when a written petition is presented to them signed by a two-third majority of the voters who are free-holders and who voted at the last preceding general election, divide the township into
two or more road districts, such division to take effect on the first of January of the succeeding year. When the township is so divided the electors of each road district, at the next general election thereafter, shall elect a road superintendent for the term of two years. The salaries of the road superintendents for such term shall be determined by the board of township trustees at the time such division is so made, and shall not exceed three dollars a day for services actually performed.

Section 2. If a vacancy occurs, by resignation or otherwise, in the office of road superintendent in any of such road districts, the board of township trustees may appoint some suitable person to serve during the unexpired portion of such term: Provided, that such appointment shall not be made prior to the expiration of ten days after such vacancy shall have occurred; and if a written petition is presented to such board of trustees requesting the appointment of a person named therein, and signed by a majority of the voters of such road district who are freeholders, they shall appoint the person named in such petition to serve during the unexpired portion of such term.

Section 3. The board of township trustees, after a trial of two or more years of this plan, at the regular April meeting in any even-numbered year, shall, when a written petition is presented to them signed by a majority of the voters who are freeholders and who voted at the last preceeding election, consolidate the road districts of the township and return to the one district plan, such consolidation to take effect on the first of January of the succeeding year.

Section 4. The board of township trustees of each township where road superintendents are to be elected shall cause to be prepared for each election precinct in such township a separate ballot box to receive the votes for superintendents of roads, with as many different compartments as there are road districts in the township or election precinct, and numbered accordingly. The vote for road superintendent shall be on a separate ballot, and the judges of election shall deposit such ballot in the compartment of such ballot box numbered to correspond with the number of road district in which the voter resides.

Section 5. In townships which are divided into two or more road districts, the board of township trustees shall permit resident property owners to work out two-thirds of their property road tax for the year in which said tax is assessed, and shall at their annual meeting in April, determine the amount of tax to be paid in labor and the amount to be paid in cash. The township clerk shall make out lists of property and tax for each road superintendent. The property road tax worked out shall be certified by the township clerk to the county auditor on or before the second Monday of November of each year. The county auditor shall credit the amount of tax worked out upon the tax lists before delivering such lists to the county treasurer.

Section 6. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

Ordered passed on file.

## Also:

Mr, Speaker-Your committee on Judiciary, to whom was referred House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2) titlo eighteen (XVIII) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the Senate amendments thereto be concurred in.

N. E. Kendall,<br>Chairman

Adopted.
Also:
Mr. Sphaker-Your committee on Judiciary, to whom was referred House file No 338, a bill for an act to secure in matters of religious instruction a free exercise of religious preference to all inmates to state, county and city institutions maintained for the detention of persons held to committal or confinement in any penal, correctional, charitable or educational institution or other place of confinement maintained and supported by public funds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 338.
A Bill for an act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county, and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable, or educational, or in any place of confinement maintained and supported by public funds.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That it shall be the duty of Board of Control, superintendents, wardens, and other officers having the management of any penal, correctional, charitable or educational institutions; or other place of confiuement now e isting or hereafter established and supported by public funds, to secure to all persons committed to, confined or detained in, or otherwise held in such institutions, or other place of confinement, spiritual advice, instruction, and ministration from any recognized, clergyman of the church or denomination which such person so committed, confined, detained or received may profess to adhere to or prefer; which said profession or choice shall be by such person communicated to the warden, superintendent or other officer in charge of such institution. It shall be the duty of the warden, superintendent or other officer receiving such person so committed, to inquire of sucb committed person as to his religious preference and enter the same in the book kept for the purpose, and cause the person making such choice or preference to sign the same. And during the time of detention such person so committed, confined or detained shall be allowed at suitable and reasonable times to receive the visits of clergymen belonging to the denomination or church so preferred at the time of commitment, or chosen at any later period.

Section 2. It shall be the duty of the superintendent, warden or other offcer having the control and management of such institution to allow the person so committed or detained the privilege of communicating with any clergyman of good standing of the church or denomination so preferred, for at least an hour, on the first day of the week in each week; and all facilities consistent with discipline and the proper care of such person so detained or confined shall be allowed to the clergyman so ministering or teaching; and all opportunity for engaging in religious services according to the rites of such church and denomination shall be freely allowed in so far as the same are consistent with discipline and good order. In case of severe sickness of anyone so committed, confinel or detained, opportunity shall be given him for spiritual ministration according to laws, ritual, rites and customs of such denomination, so far as the same may be done without interference with the efficient management and control of such institution.

Section 3. In case any person so committed, detained or restrained is a minor and has formed no choice, his preference may, at any time, be expressed by himself with the approval of parents or guardian, if he have any such. No person expressing such preference shall be held by any rule of any such institution to attend or participate in any denominational service conducted in accordance with the doctrine, ritual, rites or ceremony of any denomination other than the one of his preference, but each person may be required to attend the services of the denomination of his preference on the day or days on which the same are held as required by the rules of the institution. It shall be the duty of the officers or governing authorities of any such institution to provide such rules and regulations as:may be necessary to carry into effect the provisions of this act.

And when so amended the bill do pass.

N. E, Kendall,<br>Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 61, a bill for an act to amend section seven hundred thirtytwo (732) of the supplement of the code, relating to the levy of taxes for library purposes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR SENATE FILE NO. 61.
A Bill for an act to repeal the law as it appears in section seven hundred thirty-two (732) of the supplement to the code, and to repeal chapter thirty-eight (38) of the laws of the Thirtieth General Assembly, and to enact substitutes therefor, relative to the levy of taxes for library purposes.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. That the law as it appears in section seven hundred thirtytwo (732) of the supplement to the code be and the same is hereby repealed and the following enacted in lieu thereof:

Section 732. The board of trustees shall, before the first day of Augus in each year, determine and fix the amount or rate, not exceeding three mills on the dollar in all cities and incorporated towns having a population of not more than six thousand $(6,000)$, and not exceeding two mills on the dollar in all other cities, of the taxable valuation of such city or town, to be levied, collected and appropriated for the ensuing year for the maintenance of such library; and in cities and towns also the amount or rate, not exceeding three mills on the dollar of the taxable valuation of such city, to be levied, collected and appropriated for the purchase of real estate and the erection of a building or buildings thereon for a public library, or for the payment of interest on any indebtedness incurred for that purpose, and for the creation of a sinking fund for the extinguishment of such indebtedness; and shall cause the same to be certified to the city council, which shall levy such tax or so much thereof as it may deem necessary to promote library interests for each of said purposes so determined and fixed, and certify the per centum thereof to the county auditor, with the other taxes for said year.

Section 2. That chapter thirty-eight (38) of the laws of the Thirtieth General Assembly be and the same is hereby repealed and the following enacted in lieu thereof:
4. In cities and towns which have established or may hereafter re-establish a Free Public Library when the trustees of such library have made the certificate provided for in section one hereof, a tax in the amount so certified, but not exceeding in any one year three mills on the dollar, in all cities and incorporated towns having a population of not more than six thousand (6000) and not exceeding in any one year two mills on the dollar in all other cities, to be used for the maintenance of such library; and in such cities and towns an additional tax, not exceeding in any one year three mills on the dollar, for the purchase of real estate and the erection of a building or buildings thereon for a public library, or for the payment of interest on any indebtedness incurred for that purpose, and for the creation of a sinking fund for the extinguishment of such indebtedness.

And when so amended that the bill do pass.

N. E. Kendall<br>Chairman.

## Adopted.

Crose of Page, from the committee on Public Lands and Buildings, submitted the following report:

Mr. Speaker-Your committee on Public Lands and Buildings to whom was referred House file No. 380 , a till for an act authorizing the executive council to grant a right of way for a boulevard over and along the east side of the southwest quarier of section' twenty-seven (27) township seventy-eight (78) range twenty-four (24) west fifth principal meridian Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
C. F. Crose, Chairman.

Adopted.
Flenniken of Clayton, from the committee on Elections, submitted the following report.

Mr. Speaker-Your committee on Elections, to whom was referred House file No. 372, a bill for an act providing for the nomination, by political parties or organizations, of candidates for various offices and the election of delegates to conventions of said political parties and organizations, by a primary election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or organizations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute:

## SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 372.

A Bill for an act providing for the nomination, by political parties or organizations, of candidates for various offices and the election of delegates to conventions of said political parties or organizations, by a primary election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or organizations.

Be it enacted by the General Assembly of the State of lowa:
Section i. In the year 1908 and biennially thereafter the candidates of political parties for all offices which under the law are filled by the direct vote of the voters of this State at the general election in November, (except the offices of State Superintendent of Public Instruction, Attorney-General, Clerk of the Supreme Court, Reporter of the Supreme Court, Judge of the Supreme Court, Electors of the President and Vice-President of the United States and Judges of the District Court) and candidates for the office of Senator in the Congress of the United States shall be nominated by a primary election at the times and in the manuer hereinafter provided. The provisions of chapter three (3) and four (4), title VI (6), and chapter eight (8), title XXIV (24) of the code, shall apply so far as applicable to all such primary elections, the same as general elections, except as hereinafter provided. This act snall not apply to special elections.

Section 2. A political party under this act shall be construed to be any political organization recognized as such under the provisions of section one thousand ninety-eight (1098) of the code.

Section 3. The primary election herein provided for shall consist of an election by all political parties and shall be held at the usual voting places of the several precincts on the third Tuesday in August, 1908, and biennially thereafter, fcr the nomination of candidates to be nominated by a primary election and for the nomination for Senator in the Congress of the United States in the year next preceding the filling of that office by the General Assembly.

Section 4. The Judges and Clerks of said primary election shall be selected and appointed in the same manner as for the general election held in November following, and they shall take the same oath, and the judges are hereby authorized to administer oaths as hereinafter provided. Vacan-
cies shall be filled as provided for the Judges and Clerks of the general election, and their compensation shall be the same. The expenses of said primary election shall be paid by the county in which the said primary election is held.

Section 5. The Australian ballot system as used in this State, except as herein provided, shall be used at said primary election in all precircts. The voters shall in all cases mark the ballot in the square before the name of each person for whom he desires to vote. In cities where registration is required by law, the polls shall be open from 7:00 A. m. to 7:00 p. M., and in all other precincts from 1:00 P. M. to 9:00 P. M. The elector voting at said primary election shall be allowed to vote for candidates for nomination on the ticket of only one political party, and that shall be the party with which he is enrolled as affiliated.

Section 6. At the primary election to be held on the third Tuesday in August in the year 1908 any person shall be entitled to participate therein who is a qualified elector in such precinct at the time of said primary election and when the voter seeks to pass the guard-rail he shall indicate the party ballot he desires and one of the judges of the primary election board shall give him such primary ballot, (unless challenged, and if so challenged, then only in the event that the challenge is determined in favor of the voter) and such person shall thereupon be allowed to vote. The voter's selection shall constitute his declaration of party affiliation and shall be checked on the voting list used by the clerks of the primary election board and said list shall be returned to the county auditor for preservation. Copies of the names and party entries on such list together with the changes of party affiliation hereinafter provided, arranged alphabetically by surnames, shall be used at subsequent primaries for determining with what party the voter has been enrolled, and no voter enrolled under the provisions of this act shall be allowed to receive the ballot of any political party except that with which he is so enrolled, but he may change his enrollment as elsewhere provided in this act. The county auditor shall prepare for each voting precinct two of the above mentioned lists duly certified by him, which he shall deliver to the succeeding primary election boards in 1910, and biennially thereafter, at least one day prior to the day of the primary election and which lists together with the poll books of the primary election shall be returned to the said auditor in good condition within twenty-four hours after the primary election to be preserved by him. Provided that before returning said poll lists the primary election boards shall strike from said lists the names of all persons who have ceased to be voters in their precincts.

Section 7. Any person who has thus declared his party affiliation shall thereafter be listed on the poll books as a member of that political party, and such person while living in the same voting precinct need not declare his party affiliation at succeeding primary elections unless he desires to change his party affiliation. Any elector, who, having declared his party affiliation, uesires to change the same, may, not less than thirty days prior to the date of any primary election file a written declaration with the county auditor stating his change of party affiliation, and the auditor shall enter a record of the same on the poll books in the proper column opposite the voter's
name. Any elector who is not so enrolled or who has changed his residence to another precinct, or a first voter or citizen of this state casting his first vote in this state shall be entitled to vote at any subsequent primary election in the same manner and upon the same terms as provided in section six (6) of this act and the clerks of the primary election shall record his party affiliation and the county auditor shall add his name to the alphabetical lists for use in subsequent primary elections as provided for in section six ( 6 ) of this act.

Section 8. Each political party shall be entitled to have two party challengers present at each polling place, to be appointed by the respective party committeemen. Any judge or clerk of the primary election or any party challenger may challenge any voter upon the grounds mentioned in section eleven hundred fifteen (1115) of the code and such challenge shall be determined as there provided. Any elector whose party affiliation has been recorded as provided by this act and who desires to change his party affiliation on the primary election day, shall be subject to challenge. If the person challenged insists that he is entitled to vote the ticket of the political party to which he has transferred his political affiliation and the challenge is not withdrawn, one of the judges shall tender to him the following oath: ''You do solemnly swear (or affirm) that you have in good faith changed your party affiliation to the........................party." And if he take such oath he shall thereupon be given a ticket of such political party and the clerks of the primary election shall change his enrollment of party affliation accordingly.

Section 9. The name of no candidate shall be printed upon an official ballot used at any such primary election unless at least thirty (30) days prior to such primary election a nomination paper shall have been filed in his behalf in the office of the auditor of the county, if-he is a candidate for an office to be filled by the voters of a single county or any division thereof; or unless at least forty (40) days prior to such primary election an nomination paper shall have been filed in his behalf in the office of the Secre tary of State, if he is a candidate for an office to be filled by the voters of more than one county, which nomination paper shall be in substantially the following form:

I, the undersigned, a qualified elector of..................county and State of Iowa, and a member of the.............party, hereby nominate ................. of ............county, State of Iowa, who has affiliated with and is a member of the.............party, as a candidate for the office of........... to be voted for at the primary to be held on the third Tuesday in August, 19......

All nomination papers shall have substantially the above form written or printed at the top thereof. No signatures shall be counted unless they are on sheets each having such form written or printed at the top thereof. Each signer of a nomination paper shall add his residence, with street and number if any, and date of signing. For all nominations all signers of each separate nomination paper shall reside in the same county. The affidavit of a qualified elector shall be appended to each nomination paper, or papers, if more than one for any candidate, stating that he is personally
acquainted with all the persons who have signed the same, that he knows them to be electors of that county and believes them to be affiliated with the party named therein; that he knows that they signed the same with full knowledge of the contents thereof: that their respective residences are truly stated therein; and that each signer signed the same on the date stated opposite his name, Such affidavit shall not be made by the candidate, but each and every candidate shall file with his said nomination paper or papers a written statement stating that he is eligible to the office for the county. district or state in which he is and will be a bona fide candidate for nomination of said office as follows;

I, A
.B........................ state that I reside at
$\ldots . . . . . . . . . . . . . .$. county, in the State of Iowa; that I am eligible to the office for which 1 am a candidate, and that the political party with which I affiliate is the .....................party; that I am a and a candidate for nomination to the office of to be made at the primary election to be held on the third Tuesday in August, $19 \ldots . .$. , and hereby request that my name be printed upon the official primary bullot as provided by law, as a candidate of the party. I furthermore declare that if I am nominated and elected I will qualify as such officer.

Dated................................(Siqned),...................................
The nomination papers above required shall be signed as follows:
(1). If for a state officer or United States Senator by at least one (1) per cent. of the voters of the party (as shown by the returas of the last general election) of such candidate in each of at least ten (10) counties of the State, and in the aggregate not less than one half ( $\frac{1}{2}$ ) of one (1) per ceot. of the total vote of his party in the state, as shown by the last general election.
(2). If for a representative in Congress or Seator in the General Assembly in a district composed of more than one county, by at least two (2) per cent. of the voters of his party, as shown by the last general election in at least one half of the counties of the district, and in the aggregate not less than one (1) per cent. of the total vote of his party in such district as shown by the last general election.
(3). If for an offise to be filled by the voters of the county by at least two (2) per cent. of the party vote in the county, as shown in the last general election.

In each of the above cases, the vote to be taken for the purpose of computing the percentage shall be the vote cast for the bead of the ticket.

Section 10. At least thirty (30) days before any such primary election the secretary of the state shall submit to each county auditor a certified list containing the name and postoffice address of each person for whom nomination papers have been filed in his office, in accordance with the preceding section and entitled to be voted for at such primary election by the voters of such county, together with a designation of the office for which each is a candidate, and the party from which he seeks a nomination. Such auditor shall forthwith, upon receipt thereof, publish under the
proper party designation, the title of each office to be filled, the names and addresses of all persons for whom proper nomination papers have been duly filed, both in his own office and in the office of the secretary of state, giving the name and address of each, the date of the primary, the hours during which the polls will be opened and that the primary will be held in the regular voting places in each precinct. It shall be the duty of the said auditor to publish said notice once each week for two weeks prior to the said primary election. He shall also forthwith mailcopies of such notice to each city, town and township clerk of the county, who shall immediately post copies of the same in at least three (3) public places in each precinct of the township, town or city, designating therein the location of the polling place in each election precinct. Every publication required in this act shall be made in at least two (2) and not to exceed four (4) newspapers of general circulation in such county. One of such newspapers shall represent the political party which cast the largest vote in such county in the preceding general election, and one of such newspapers shall represent the political party which cast the next largest vote in such county in said general election. In any case where the publication of a notice cannot be made as here inbefore required, it may be made in any newspaper having a general circulation in the county in which the notice is required to be published.

Section 11. The names of the candidates of nomination of each and every political party for the several offices shall be printed on separate and uniform ballots with the name of the political party printed at the head of said ballot; which ballot shall be prepared by the county auditor in the same manner as for a general election. The names of candidates for each office on all primary election ballots shall be arranged alphabetically according to surnames. The ballot for the primary election shall include the state, congressional, legislative, county and township tieket and shall be in substantially the following form:

NAME OF PAR'TY<br>PRIMARY ELEOTION BALLOT.

# sTATE TICKET. 

FOR GOVERNOR.
(Vote for One)
C. D. Anderson
B. B. Lane
J. W. Maine

FOR LIEOTENANT GOVERNOR.
(Vote for One)

J. B. Benson



James McDill


FOR RAILROAD COMMISSIONER TO FILL VACANCY.
(Vote for One)


John Doe

Richard Doe

GONGRESSIONAL TICKET.
FOR UNITED STATES SENATOR.
(Vote for One)


James B. HowellGeorge W. Jones

Frank G. Wright


FOR REPRESENTATIVE IN CONGRESS
DISTRICT.
(Vote for One)

A. R. Catton

Wm. Loughridge

Wm. P. Wolf


Other Offices in like form.
Following the last names upon the ticket and separated from them by a dash shall be a group of blank lines with squares set opposite to the left, headed by the word "delegates." On the next line shall be the words 51.
"Vote for................." designating the number of delegates to which that precinct is entitled. Following the group of blank lines for delegates shall be a blank line with a square set opposite to the left, headed by the word 'Committeeman."

Section 12. All necessary election supplies, including poll books as provided by law, for the general election, shall be furnished for the primary election board for each precinct by the County Auditor, and such poll books shall contain blank spaces for the names of the candidates and for the tally of the number of votes cast for each candidate of the several parties for the different offices to be written in and blank spaces for certifying to the number of votes cast for each candidate for each office upon the ticket of each party for entering by the clerks the names of the electors voting at said primary election; and upon the pages provided for entering the name of said voter there shall be ruled spaces for the listing of names of said voters and for the designation of the party ticket voted by said elector in manner and form as follows:

| No. | Name. |  |  |  | 莒 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1. | Henry Robinson. | X |  |  |  |  |
| 2. | Peter Hansen.... |  | X |  |  |  |
| 3. | Robert Johnson. |  |  | X |  |  |
| 4. | James Steele. |  |  |  | X |  |
| 5. | Sam Rogers .... |  |  |  |  | X |

It shall be the duty of the clerks of the primary election when entering a name of a voter to place in the poll book a cross, thus (X), in the column designating the party ticket which was given to said voter upon his application for a ticket.

Section 13. Upon the closing of the polls, the election officers shall immediately proceed to count all the ballots for each party seperately until the canvass is completed and shall certify in the poll book to the number of votes cast for each candidate for each office upon the ticket of each party. After all have been counted and certified to by the clerks and judges, they shall seal the ballots cast by each of the parties in separate envelopes on the outside of which shall be printed or written the names of that party's candidates for the different offices including candidates for delegates to the county convention and precinct committeemen and opposite each candidate's name shall be placed the number of votes cast for such candidate in said precinct, and then seal these envelopes containing the votes of the various political parties, in one large envelope, which shall be returned to the county auditor.

Section 14. Said judges of election shall deliver the returns so made to the auditors of their respective counties within twenty-four (24) hours after the primary election has closed; and if the returns from any precinct be not
so delivered within the said time, the county auditor shall forthwith send a messenger for any such missing returns, and said messenger shall be paid as provided by law for the general election. On the Thursday next following the primary election, the auditor shall, in the presence of the chairman of the county central committee of each of the political parties whose candidates were voted for at the election (or, if they be not in attendance, then n the presence of any person who desires to attend) open the said large envelope and he shall thereupon canvass the same for all candidates for office in townships and political divisions less than a county, and the candidates for office whom have received the highest number of votes cast, as determined by a count of the votes by the primary election board, shall be declared the nominees of the parties in such divisions, and their names shall be placed upon the ballots for the succeeding general election, as required by law.

With respect to all offices to be filled by the voters of a single county, o: district composed of a single county, the auditor shall make a certified copy in duplicate of the returns as to such offices, and shall forthwith deliver one of such copies to the said chairman of their respective political parties.

With respect to all offices to be filled by the voters of the entire state, or of districts comprising more than a single county, the said auditor shall, at the same time make a certified copy in duplicate of the returns as to all candidates for such offices, and shall forthwith either deliver or send by express or registered letter the said copies to the secretary of state at the seat of government. The secretary of state shall, thereupon, and witnin three (3) days after the said copies are so delivered to him, dispose of them as follows: one copy of the returns respecting the candidates for office to be filled by the votes of the voters of the entire state shall be delivered to the chairman of the central committees, respectively, of said political parties. One copy of the returns respecting the candidates for office to be filled by the districts less than the state, but comprising more than one county shall be delivered to the chairman of the respective district committees, if any such committee be in existence. If there be no such district committee, then the secretary of state shall make a sufficient number of certified copies of the returns relating to such districts, and shall deliver one thereof to each of the chairmen of the county central committee in such district.

Section 15. On the first Saturday following the primary election at one o'clock $P$. M. each party shall hold a county convention which shall be composed of the delegates elected at the preceding primary election. The number of delegates from each voting precinct shall be determined by a ratio adopted by the county central committee of each political party. The county auditor, at least thirty ( 30 ) days before the primary election shall prepare a statement designating the proper number of delegates for each voting precinct in the county according to such ratio. The requisite number of names of candidates of his choice of delegates to the county convention to which each precinct is entitled shall be written or pasted with uniform white pasters, on the blank lines provided upon the ballot, by the voter while in the booth, (or by some one designated by a voter unable to write,) after his ballot is received and before it is deposited. The requisite number of persons from each precinct who receive the highest number of votes shall be the delegates from the precinct
to the county convention. One member of the county central committee for each political party from each precinct shall be elected in the same manner in which delegates are selected. His term of office shall begin on the day of the county convention and immediately following the adjournment thereof and shall continue for two years and until his successor is elected and qualified, Returns shall be made by the judges of the election respecting delegates and members of the county central committee in the same manner as for other offices, except that the judges of election shall canvass the returns as to delegates and members of the county central committee and certify the result to the auditor with the returns. The auditor shall immediately after such returns are filed, notify the delegates and members of the county central committee, who have thus been elected, of their election, and of the time and place of holding the county convention and shall on Thursday following the primary deliver a certified list to each county chair man.

When the delegates, or a majority thereof, thus electc.3 snan have $a^{n-}$ sembled in county convention at the time herein prescribed and at the county seat the convention shall be called to order by the county chairman or in his absence by some other member of the county central committee, who sha 1 present a certified list of delegates and members of the county central committee. If any precinct shall not be fully represented, the delegates present from such precinct shall cast the full vote thereof, but there shall be no proxies. Immediately after the permanent organization is effected, the county auditor shall deliver one copy of the returns relating to all offices which are to be filled by the voters of the county to the permanent chairman of the convention. A canvassing committee consisting of one delegate from each township in the county, who shall be chosen by the delegates from such township, shall be selected, the members of which, before entering upon their duties shall take an oath or affirmation for the faithful discharge thereof. Thereupon, the permanent chairman shall deliver to such committee the said returns, and the committee shall proceed to canvass the same and report to the convention. The candidates for county offices and for Representatives to the General Assembly and for State Senator when the senatorial district is composed of only one county, who receive the highest number of votes for the respective offices to be filled shall be the nominees of the party for such offices, and the chairman of the convention shall so declare. In the event of a tie, the convention shall decide by ballot between those candidates having an equal number of votes. The president and secretary of the convention shall within three (3) days after the adjournment thereof make a certificate under oath designating the persons who have been so nominated, and shall deliver the same to the county auditor. The said county convention shall also select delegates to the next ensuing state and district conventions, upon such ratio of representation as may be determined by the respective state party organizations.

Section 16. The times and places of holding the state and district conventions of each political party composed of delegates chosen as by this act provided shall be as determined by the respective party organizations subject to the following limitations: State conventions not earlier than the second Thursday and not later than the third Thursday following the primary election; congressional, judicial and senatorial conventions not earlier
than the first Tuesday and not later than the second Tuesday following the primary election. All delegates chosen and serving as such in convention assembled shall be considered as instructed to vote for, as long as good faith requires, and use their best endeavors to secure the nomination of persons for the various positions to be filled who have received the largest number of votes respectively in the county wherein the delegate was elected. If any county shall not be fully represented the delegates present from such county shall cast a full vote thereof, but there shall be no proxies.

When the delegates convene to hold a state or district convention they shall proceed to organize and upon effecting a permanent organization the returns delivered by the secretary of state shall be de. livered to the permanent chairman of the convention.

When a state convention has been permanently organized, a canvasing committee shall be selected composed of one member from each congressional district to be selected by the delegates from that district whose duty it shall be to canvass the returns as to the candidates for all offices to be nominated by the votes of all the voters of the state, and in the proper year for Senator in the Congress of the United States.

When a congressional convention or a senatorial convention for a distric composed of two or more counties has been permanently organized, a canvassing committee shall be selected composed of one member from each county to be selected by the delegates from each county whose duty it shall be to canvass the returns as to candidates for offices to be nominated by the votes of the voters of the district. The members of said canvassing committee shall, before entering upon the discharge of their duties, take an oath or affirmation for the faithful discharge thereof. As soon as said committee is selected, the permanent chairman shall deliver to it the certified copy or copies of the returns received from the secretary of state. The said committee shall thereupon canvass said :eturns and report to the convention

In any such state or district convention the candidate who has received the largest number of votes for such office at the primary election shall be the candidate of the party therefor at the next general election, provided that said candidate received at least one-third of all the votes cast for such office, and provided further that, if the canvass shows that no candidate has received one third of all the votes cast, then and in that case the convention shall proceed to nominate from the candidates, voted upon by direct vote in the primary by roll call of counties represented, which balloting shall continue until some candidate shall receive a majority of the votes of said delegates and he shall then be declared the nominee of said convention. .

If any state, county or district convention assembled under this act shall ascertain upon a canvass of votes cast at the preceding primary election that the voters of the political party holding such convention had failed to nominate a candidate or candidates for any office or offices provided in this act to be nominated by direct vote of the primary electors to be filled by the voters at the general election in November following, such convention
may proceed to the nomination of such candidate or candidates, whose nomination shall be certified and the name or names shall be printed on the ballots for the general election in November under the proper party heading, the same as if such nominations were made at the primary election.

Nomination of candidates for state offices not voted for by direc ${ }^{+}$vote of the voters at the primary election shall be made by ballot of delegates io the state convention on roll call. The candidates receiving the vote of a majority of the delegates shall be declared the nominees. Nominations of candidates for district judge shall be made by a majority vote of the delegates to the judicial conventions.

After a nomination has been determined the chairmai nall so declare and, together with the secretary shall forthwith make certificate under oath and deliver the same to the secretary of state, which certificate shall designate the nominee for said office and the time and place of holding the convention and said certificate deposited with the secretary of state shall be in lieu of the certificate now required by law in nomination of said state or district candidate by a political party and shall entitle the said nominee to be placed upon the ballot for the ensuing general election.

Section 17. The provisions of section twenty-four hundred fortyeight (2448) of the code relative to the closing of saloons on election days shall apply in like manner to primary election days under this act.

Section 18. Any party committeeman or any primary election or other public officer, upon whom a duty is imposed by this act or by acts herein made applicable to primary elections, who shall wilfully neglect to perform any such duty or who shall willfully perform it in such a way as to hinder the objects thereof, or shall disclose to any one, except as may be ordered by any court of justice the contents of any ballot or any part thereof, as to the manner in which the same may have been voted, shall be punished by a fine of not less than one hundred dollars ( $\$ 100.00$ ) nor more than one thousand dollars ( $\$ 1000.00$ ), or by imprisonment in the penitentiary not less than one (1) or more than five (5) years, or by both such fine and imprisonment.

Section 19. Any person who shall agree to perform any services in the interest of any candidate in consideration of any money or other valuable thing, or who shall accept any money or other thing for such services performed in the interest of any candidate, or any person paying or offering to pay or giving or offering to give money or other valuable thing for such services, shall be punished by a fine of not more than three hundred dollars ( $\$ 300.00$ ), or be imprisoned in the county jail not exceeding thirty (30) days. But nothing herein shall be construed to include persons making contracts in good faith for the announcement of their candidacies in newspapers and for the conveyance of voters to and from the voting places on the day of the primary election and the payment of any reasonable compensation for such service.

Section 20. Any person offering or giving a bribe either in money or other consideration to any elector for the purpose of influencing his vote at any primary election, or any elector entitled to vote at such primary election re-
ceiving and accepting such bribe; any person making false answer to any of the provisions of this act relative to his qualifications and party affiliations; any person willfully voting or offering to vote at a primary election who has not been a resident of this state for six months next preceding said primary election; or who, at the primary election is not twenty-one years of age, or is not a citizen of the United States; or knowing himself not to be a qualified elector in such precinct where he offers to vote; any person violating the provisions of this act of the code, as maybe hereto applied, and any person knowingly procuring, aiding, or abetting such violation, shall be deemed guilty of a misdemeanor, and upon conviction shall be fined a sum not less than ove hundred dollars ( $\$ 100.00$ ) nor more than five hundred dollars ( $\$ 500 .-$ 00 ) and be imprisoned in the county jail not less than ten (10) days nor more than ninety (90) days.

And when so amended that the bill do pass.

> J. C. Flenniken, Chairman.

Adopted.

## Substitute amendment adopted.

Also:
Mr. Speaker--Your committee on Elections, to whom was referred House file No. 362, a bill for an act to amend section eleven hundred six (1106) of the code, relating to the form of ballot used in elections, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

By striking from the second line of the title thereto the words "of the" and inserting in lieu thereof the words "supplement to the" and by striking from the first line of section one the words "of the" and inserting in lieu thereof the words "supplement to the" and when so amended that the bill do pass.

> J. C: Fiennikme,
> Chairman.

Adopted.
Amendments Adopted.
Also:
Mr. Speaker-Your committee on Elections, to whom was referred House file No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> J. C. Flenniken,
> Chairman

Adopted.

MOTION TO RECONSIDER.
The following motion to reconsider was filed:
I move to reconsider the vote by which House file 344 was lost on its passage and by which it went to its third reading.

J. R. Doran.

I second the motion.

A. F. N. Hambleton.

McAllister of Linn offered the following resolution:
Whereas, The Executive Ceuncil has charged the members of the Thirtieth General Assembly with soap, etc., which the members say they have not received, therefore be it,

Resolved, That a committee of three be appointed by the Speaker to ascertain what disposition was made of said soap and for what purpose said soap was used.

Laid over under rule 34 .
On request of Wright of Webster, unanimous consent having been given. House file No. 332, a bill for an act to amend section one thousand ninety-three (1093) of the code relating to election board, with report of committee recommending amendments and passage, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bealer, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Cobb, Colclo, Crose, Cummings, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton,. Hanna, Head, Heles, Jacobson, Kendall, Koontz, Laird Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Teachout, Teter, Van Eaton, Weeks, Whiting, Willson Wise, Wright, Wyland, Mr. Speaker-65.

The nays were:
None.
Absent or not voting:

Bailey, Bixby, Boland, Buckingham, Chassell, Cheney, Clary, Coburn, Conn, Darrah, Dashiell, Davie, Dow, Freeman, Greene, Hart, Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Lister, J,owrey, McNie, Morris, Olson, Peet, Pritchard, Stanberry, Stoltenberg, Temple, Washburn, Welden, Whitmer- 35 .

So the House concurred in the Senate amendments.
Wright of Webster moved that House file No. 330, with Senate amendments, be referred to Special Committee.

Motion prevailed and bill was so referred.
Wright of Webster moved that House file No. 328, with Senate amendments, be referred to Special Committee.

Motion prevailed and bill was so referred.
Wright of Webster moved that House file No. 331, with Senate substitute amendment, be referred to Special Committee.

Motion prevailed and bill was so referred.
On request of Wright of We'sster, unanimous consent having been given, House file No. 329, a bill for an act to amend section one hundred twenty-two (122) of the code, relating to biennial reports of officers, with Senate amendments, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bealer, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Cobb, Colclo, Crose, DeMar, Doran; English, Epperson, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Heles, Jacobson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott Nichols, Offill, Powers, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Summers, Teachout, Teter, Van Eaton, Weeks, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-65.

## The nays were:

None.
Absent or not voting:
Bailey, Bixby, Boland, Buckingham, Cheney, Clary, Coburn, Conn, Cummings, Larrah, Dashiell, Davie, Dow, Flenniken, Freeman, Greene, Gregory, Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Lister, Lowrey, Morris, Olson, Peet, Pritchard, Shaffer, Stanbery, Stoltenberg, Temple, Washburn, Welden, Whitmer-35.

So the House concurred in the Senate amendments.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard from the joint committee on Enrolled Bills submitted the following report:

Mr. Sprarer-Your joint committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled, Senate file No. 157, a bill for an act defining the powers of the State Food and Dairy Com missioner, his deputy and assistants.

Also:
Seuate file No, 316, a bill for an act to amend section twenty-seven hundred fifty-eight (2758) of the code relative to the qualifica.ions of school directors.
> h. L. Spaulding,

> Chairman House Committee.
> D. W. Turner,

> Chairman Senate Committee.

Adopted.
The Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files No. I 57 an 306.

On motion of Mattes of Sac, Senate file No. 238, a bill for an act to amend section six hundred forty-nine (649) and section six hundred fifty-one ( $\sigma_{51}$ ) of the code, relative to the election of town clerk, and making the office appointive in cities and towns, with report of committee recommending passage was taken up and considered.

Mr. Mattes moved to amend by striking out the words and figures "six hundred and fifty-one ( 651 )", in section two (2), and inserting the figures '-six hundred fifty-two (652) in lieu thereof.

Lost.

Mr. Mattes moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bi ' was read a third time.

On the question, Shall the bill pass?
The yeas were:
Calderwood, Cassel, Chassell, Clark, Colclo, Cummings, English, Epperson, Frudden, Hakes, Hanna, Hart, Head, Jacobson, Koontz, Lundt, McClurkin, McCreary, McCulloch, McDole, Mott, Ritter, Robinson, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Whiting, Wyland, Mr. Speaker-32.

The navs were:
Bealer, Carden, Carstensen, Christianson, Cobb, Crose, Davie, DeMar, Doran, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Heles, Kendall, Laird, McAllister, McClurkin, McCul. loch, Maben, Martin, Mattes, Meredith, Nichols, Offil, Powers, Sankey, Spaulding, Summers, Teter, Van Eaton, Willson, Wright -35.

Absent or not voting:
Bailey, Bixby, Boland, Buckingham, Cheney, Clary, $\}$ Coburn, Conn, Darrah, Dashiell, Dow, Flenniken, Freeman, Greene, Gregory, Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Langan, Leech, Lister, Lowrey, McElrath, McNie, Morris, Peet, Pritchard, Stanbery, Temple, Washburn, Weeks, Welden, Whitmer, Wise-28.

So the bill was lost.
On motion of Head of Greene, Senate file No. II7, a bill for an act amending section eighteen hundred seventy-one ( 1871 ) of the code, relating to the examination of State and Savings Banks with report of committee recommending passage was taken up and considered.

Mr . Head moved that the rule be suspended, that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carstensen, Cassel, Chassell, Christianson, Clark, Cobb, Colclo, Crose, Cummings, Davie, DeMar, Doran,

English, Epperson, Flenniken, Frudden, Greene, Gregory, Hakes, Hanna, Head, Heles, Jacobson, Kendall, Laird, Langan, Leech, Lundt, McCreary, McDole. McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Teter, Van Eaton, Willson, Wise, Wright, Wyland, Mr. Speaker -- 55 .

The nays were:
Bealer, Greeley, McAllister, McCulloch-4.
Absent or not voting:
Bailey, Boland, Buckingham, Carden, Cheney, Clary, Coburn, Conn, Darrah, Dashiell, Dow, Freeman, Geneva, Hambleton, Hart. Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Koontz, Lister, Lowrey, McClurkin, McElrath, Morris, Olson, Peet, Powers, Pritchard, Ritter, Skinner, Stanbery, Summers, Temple, Washburn, Weeks, Welden, Whiting, Whitmer-4I.

So the bill passed and the title was agreed to.
Cummings of Marshall moved that House file No. 253 be made a special order for Tuesday, March 2oth, following the special order at $10 \mathrm{~A} . \mathrm{m}$. that day.

Motion prevailed.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed.
I move to reconsider the vote by which Senate file No. 238, was lostyand by which it passed to its third reading.

Jos. Mattes.
I second the motion.
Wm. S. Hart.
Robinson of Emmet moved that House file No. 289 be made special order for Wednesday, following special order No. 16.

Motion prevailed.
On motion of Calderwood of Scott Senate file No. 173, a bill for an act to amend sections seventy (70), seventy-one (71) and one hundred forty-one (14I) of the code, and to repeal the law as it appears in section one hundred twenty-five (125) of the supplement to the code and enact a substitute therefor, and to repeal the law as it appears in section one hundred twenty-six (126) of the supplement to the code, as amended by chapter five
(5) of the acts of the Thirtieth General Assembly with report of committee recommending passage was taken up and considered.

Mr. Calderwood moved that the rule be suspended, that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Cassel, Christianson, Clark Crose, Colclo, Cummings, Davie, DeMar, Doran, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hambleton, 'Tanna, Head, Heles, Hollembeak, Jacobson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Whiting, Wise, Wright, Wyland, Mr. Speaker.-63.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Buckingham, Carstensen, Chassell, Cheney, Clary, Cobb, Coburn, Conn, Darrah, Dashiell Dow, English, Freeman, Greene, Hakes, Hart, Hume, Jepson, Jones, Kennedy, Kling, Lister, Lowrey, Morris, Olson, Peet, Pritchard, Saylor, StanDery, Temple, Washburn, .Weeks, Weiden, Whitmer, Willson-37.

So the bill passed and the title was agreed to.
On motion of Mott of Audubon, Senate file No. Ioo, a bill for an act to amend section twenty-seven hundred eight (2708) of the code so as to raise the maximum age of commitment of females to the Industrial school to eighteen years, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Mott moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bealer, Bixby, Calderwood, Carden, Cassel, Chassell, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Cummings, Davie, De Mar, English, Epperson, Flenniken, Frudden, Greene, Gregory, Hambleton, Hanna, Heles, Hollembeak, Jacobson, Kendall, Kling, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Whiting, Wise, Wright, Mr. Speaker-64.

The nays were:
Doran, Wyland-2.
Absent or not voting:
Bailey, Boland, Buckingham, Carstensen, Cheney, Clary, Conn, Darrah, Dashiell, Dow, Freeman, Geneva, Greeley, Hakes, Hart, Head, Hume, Jepson, Jones, Kennedy, Koontz, Lister, Lowrey, Morris, Olson, Pritchard, Saylor, Stanbery, Temple, Washburn, Weeks, Welden, Whitmer, Willson-34.

So the bill passed and the title was agreed to.
On motion of Head of Greene the House adjourned until Monday afternoon, March 19, at 2 o'clock.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, March } 19,1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Lawrence F. McCray of Valley Junction, Iowa.

Journal of Saturday, March 17, was corrected and approved.
On request of English of Polk leave of absence was granted Conn of Butler until Tuesday.

On request of Epperson of Wapello leave of absence was granted McElrath of Woodbury until Tuesday.

On request, leave of absence was granted Skinner of Union on account of sickness in family.

On request of Carden of Henry, leave of absence was granted Kennedy of Lee until Thursday.

On request of Cummings of Marshall, leave of absence was granted Weeks of Guthrie until Tuesday.

On request of McNie of Benton, leave of absence was granted Crose of Page until Tuesday.

PETITIONS AND MEMORIALS.
Maben of Hancock presented petition of voters of Hancock county in favor of primary election bill.

Referred to committee on Elections.
Lowrey of Calhoun presented petition of voters of Calhoun county requesting the enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.

Maben of Hancock presented petition of voters of Hancock county in favor of primary election law.

Referred to committee on Elections.
Van Eaton of Lyon presented petition of voters of Lyon county asking enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Laird of Fremont presented petition of citizens of Fremont county relative to tax on mutual insurance companies.

Referred to committee on Ways and Means.
Maben of Hancock presented petition of voters of Hancock county in favor of primary election law.

Referred to committee on Elections.
Van Eaton of Lyon presented petition of voters of Osceola county favoring enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Carstensen of Clinton presented petition of citizens of Clinton relative to patent medicine bill.

Referred to committee on Public Health.
Cummings of Marshall presented three petitions of citizens of Marshall county asking the enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Powers of Floyd presente」 two petitions of citizens of Floyd county asking the enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Stoltenberg of Scott presented petition of Scott County Medical Society relative to the patent medicine bill.

Referred to committee on Public Health.
Darrah of Luca ${ }^{\text {a }}$ resented petition of citizens of Lucas county relative to Sunday yase ball.

Referred to committee on Police Regulations.
Greene of Madison presented petition of members of the National Guard and citizens relative to the Militia bill.

Referred to committee on Military.

Powers of Floyd presented petition of citizens of Floyd county relative to the patent medicine bill and to the tuberculosis sanitarium bill.

Referred to committee on Public Health.
Lowrey of Calhoun presented petition of citizens of Calhoun county asking the enactment of the reciprocal demurrage bill.

Referred to committee on Agriculture.
McNie of Benton presented petition of citizens of Benton county relative to the patent medicine bill.

Referred to committee on Public Health.

## REPORTS OF COMMITTEES

Kendall of Monroe, from the committee on Judiciary, submitted the tollowing report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 388, a bill for an act to regulate trust companies, to authorize such companies and state and savings banks to act in a fiduciary capacity, and to amend section sixteen hundred eleven (1611) of the code, relating to corporations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,

Chairman.
Adorted.
Also:
Mr. Speaker-Yourfcommittee on Judiciary, to whom was referred House file No. 378, a bill for an act to repeal section thirty-four hundred fifty-five (3455) of the code, relating to failure of action, and to enact a substitute in lieu thereof, beg leave to report that they have had the same under consideration and have instructed meto report the same back to the House with the recommendation that the"same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 378.
A Bill for an act to repeal section thirty-four hundred fifty-five (3455) of the code relating to failure of actions, by reason of the running of the Statute of Limitations, and to enact a substitute therefor.
Be it Enacted by the General Assembly of the State of Iowa:
Sectio 1. That section thirty-four hundred fifty-five (3455) of the cod be, andithe same is, hereby repealed and the following is enacted in lieu thereof:

If, after the commencement of an action within the statutory period provided for the bringing of such action, the plaintiff fails therein, otherwise than upon the merits, and the statutory period for the bringing of such action has at the time of such failure expired and a new action is brought within six months after such failure, the new action shall, for the purposes herein contemplated, be held to be a continuation of the first action."

And when so amended that the bill do pass.

> N. E. Kendall,
> Chairman.

## Adopted.

Substitute amendment adopted.
Leech of Cedar from the committee on Public Health, submitted the following report:

Mr. Speaker-Your committee on Public Health, to whom was referred Senate file No. 95, a bill for an act entitled "An act to provide for the registration of trained or graduate nurses and for the issuance of certificates thereto, and to make it a misdemeanor for any person to advertise or profess to be trained for graduate nurses without having first been registered as provided herein," beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
L. J. Leich,

Chairman:
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 361, a bill for an act relating to the regulation of lying-in hospitals, beg leave to report that they have had the same under consider ation and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
L. J. Leech,

Chairman.
Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 125, a bill for an act entitled "An act to provide for the registration of trained or graduate nurses and the issuance of certificates thereto, and to make it a misdemeanor for any person to advertise or profess to be trained for graduate nurses without having first been registered as provided herein," beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the :ecommendation that the same be indefinitely postponed.
L. J. Leech,

Chairman,

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Public Health, to whom was referred Senate file No. 141, a bill for an act to regulate the sale of gasoline and providing penalty for violation thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the"House with the recommendation that the same be amended by striking out the word "pint" and inserting the word "quart'" in lieu thereof, in the fourth line of section one (1) of the original bill, and when so amended_that_the same do pass.

L. J. Leech, Chairman.

Adopted.
Amendments adopted.
Also:
Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 340, a; bill for an act to provide for the regulation of embalming and disposal ofjdeadibodies, and to prevent the use of poisons in the preservation of dead.bodies, and for a system of examination, registration and licensing of embalmers, and to impose penalties for the violation of its provisions, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

L. J. Lefch, Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Public Health, to whom was referred House file No. 385, a bill for an act to prohibit and regulate hospitals, hospital wards, institutions and places created for or maintained and used as lying-in or maternity hospitals, or hospital wards or places for the reception, care and treatment of women in labor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> L. J. Leech,
> Chairman.

Adopted.
Bealer of Linn, from the committee on Compensation of Public Officers, submitted the following report:

Mr. Speaknr-Your committee on Compensation of Public Officers, to whom was referred House file No.348, a bill for an act to amend section one hundred fifty-four (154) of the code relating to the salary of the Custodian of Public Buildings, beg leave to report that they have had the same under
consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words "two thousand", in the fourth line of section 1, and inserting in lieu thereof the words, "sixteen hundred fifty" ( $\$ 1650$ ), and when so amended that the bill do pass.

E. J. Btalar,<br>Chairman.

Adopted.
Am ndment adopted.

## Also:

Mr, Spraker-Your committee on Compensation of Public Officers, to whom was referred House file No. 369, a bill for an act to repeal section twelve (12) of the code and to enact a substitute therefor relating to the compensation of members of the General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
E. J. C. Bhaler,

Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred Senate file No. 142, a bill for an act to amend the law as it appears in section twenty-seven hundred twenty-seven-c (2727.c) of the supplement to the code relating to salaries, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> E. J. C. Bealer,
> Chairman.

## Adopted.

## Also:

Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred House file No. 154, a bill for an act to amend section forty-five hundred ninety-eight (4598) of the code relative to the fees of constables, beg leave to report that they have had the same under consid. eration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. J. C. Bealer,<br>Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Compensation of Public Officers, to whom was referred House file No. 132, a bill for an act granting power
to county boards of supervisors to contract with justices of the peace and constables for the payment of fixed salaries, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> E. J. C. Bealer,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speakhr-Your committee on Compensation of Public Officers, to whom was referred House file No. 290, a bill for an act to provide for election and compensation of county assessor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> E. J. C. Bealer,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Speaker pro tem Cummings in the chair.

## introduction of bills.

By Calderwood of Scott, House file No. 390, a bill for an act to repeal section twenty-eight hundred twelve-b (2812-b) of the supplement of the code, relating to school district bonds, and to enact a substitute therefor.

Read first and second time and referred to committee on Schools and Text Books.

By Calderwood of Scott, House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor.

Read first and second time and referred to committee on Schools and Text Books.

By Hart of Allamakee, House file No. 392, a bill for an act to amend the law as found in sections twenty-six hundred one (260I) and twenty-six hundred six (2606) of the code, relative to admission to the State Soldiers' Home.

Read first and second time and referred tc committee on Soldiers' and Orphans' Home.

By Hart of Allamakee, House file No. 393, a bill for an act to amend the law as found in section thirteen hundred four (1304)
of the supplement to the code, relating to exemption of property from taxation.

Read first and second time and referred to committee on Military.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 285, a bill for an act to legalize the special election held in Armstrong, Monday, May 18, A. D. $1 \subseteq 03$.

Geo. A. Newman,<br>Secretary.

## Also:

Mr. Sphaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 114, a bill for an act to amend chapter twelve (12) title eighteen (18) of the code, and to determine the priorty of certain claims in the distribution of property in the hands of receivers.

Geo. A. Newman;
Secretary.

## Also:

Mr. Speakir-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate file No. 286, a bill for an act to legalize the incorporation of the town of Osterdock, in Clayton county, Iowa, to legalize election of its officers.and all acts and ordinances passed by the council of said town.

Geo. A. Newman,
Secretary.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate file No. 281, a bill for an act to legalize the acts and resolutions passed by the board of supervisors of Calhoun county, Iowa, allowing certain persons appointed to collect delinquent personal tax, a commission in addition to the five per cent. provided by statute.


Geo. A. Newman,
Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate is asked:

Senate file No. 152, a bill for an ${ }_{2}$ act to provide for the publication of municipal accounts and to establish a uniform system of accounts, reports and audit in cities and towns.

Geo. A. Nhwman.
Secretary,
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in:which the concurrence of the Senate was asked:

House file No. 214, a bill for anfact to amend section nine hundred two (902) of the code.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate insists upon its substitute amendment to House file No. 74, a bill for an act to regulate the employment of child labor, and asks for the appointment of a conference committee, and appoints as committee on part of Senate, Senators Dowell, Courtright, Whipple, Jackson.

Geo. A. Mewman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the following concurrent resolution in which the concurrence of the Senate was,asked:

Concurrent resolution relative to committees being appointed from both houses.to draft resolutions commemorative'of late Hon. L. G. Kinne.

> Gro. A. Newman, Secretary.

## Also:

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

House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison county, Iowa.

Gro. A. Newman, Secretary.

Also:

Mr. Speaker-I am directed to inform your honorable body that th Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 322, a bill for an act to legalize the incorporation of the town of Yale, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Geo. A. Newman,
Secretary.
Also:
Mr. Sprakfr-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 244, a bill for an act to legalize acknowledgment of instruments in writing heretofore taken by notaries public, in which the concurrence of the Senate was asked.

Geo. A. Newman,
Secretary.


#### Abstract

Also: Mr. Spanker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 250, a bill for an act to legalize the making of certain plats made by the county auditors of Iowa, and the recording of the same by the county recorders of Iowa and to legalize the descriptions of land in all instruments, etc.


Gro. A. Newman, Secretary.

## Also:

Mr. Spfaker-I am directed to inform your honorable body that the Senate concurred in the House amendments to Senate file No. 91, in relation to quarantine.

> Geo. A. Nrwman, Secretary.

On motion of Doran of Boone, House file No. 344 was taken up on a motion to rèconsider.

Mr. Doran moved that the House reconsider the vote by which House file No. 344 was lost and by which it went to its third reading.

Motion prevailed.
Hambleton of Mahaska moved that House file No. 344 be made a special order for next Thursday at 10 o'clock.

Motion lost.
Doran of ${ }^{\pi}$ Boone moved to amend the bill by the adoption of the following substitute amendment:

A Bill for an act to reimburse Charles Youde for expenses incurred in the election contest from the Eightieth Representative District of Iowa.
Be it Enacted by the General Assembly of the State of Lowa:
Section 1. That there is hereby appropriated out of any money in the state treasury not otherwise appropriated the sum of three hundred seventy dollars ( $\$ 370$ ) as payment in full of all expenses incurred by Charles Youde in the election contest from the Eightieth Representative District of Iowa

Section 2. That the sum of money hereby appropriated shall be paid to the said Charles Youde in the following named sum:

To Charles Youde the sum of three hundred seventy ( $\$ 370$ ) dollars.
Section 3. The Auditor of State of the State of Iowa is hereby authorized to draw his warrant upon the state treasury in favor of Charles Youde for the sum of three hundred seventy ( $\$ 770.00$ ) dollars.

Section 4. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines.

Speaker Clarke in the chair.
McClurkin of Louisa and Clary of Chickasaw demanded a roll call.

Kendall of Monroe in the chair.
On the question, Shall the amendment be adopted?
The yeas were:
Doran-I.

## The nays were:

Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Colclo, Darrah, Dashiell, Davie, DeMar, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hambleton, Hart, Hollembeak, Jacobson, Jepson, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols Offill, Powers, Pritch ard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Welden, Whiting, Willson, ${ }_{3}$ Wise, ${ }_{4}$ Wright, Wyland-7o.

Absent or not voting:
Bailey, Boland, Buckingham, Chassell, Cheney, Coburn, Conn Crose, Cummings, Greeley, Gregory, Hakes, Hanna, Head,,

Heles, Hume, Jones, Kendall, Kennedy, Lister, McCulloch, McElrath, Olson Peet, Skinner, Washburn, Weeks, Whitmer, Mr. Speaker-29.

So the amendment was lost.
Doran of Boone moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Carstensen, Cheney, Clark' Clary, Colclo, Crose, Darrah, Dashiell, Davie, "DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Hart, Hollembeak, Jacobson, Jepson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Pritchard, Ritter, Robinson, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, VanEaton, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland--68.

## The nays were:

Cassel, Christianson, Cobb, Head, Heles, Sankey, Teter-7.
Absent or not voting:
Bailey, Boland, Buckingham, Chassell, Coburn, Conn, Cum mings, Gregory, Hakes, Hanna, Hume, Jones, Kennedy, Lister, McCulloch, McElrath, Offill, Olson, Peet, Powers, Skinner, Temple, Washburn, Weeks, Mr. Speaker- 25.

So the bill passed and the title was agreed to.
Mattes of Sac asked unanimous consent to withdraw the motion to reconsider the vote by which Senate file No. 238 was lost.

Granted.
Speaker Clarke in the chair.
House file No. 84, a bill for an act to repeal section fourteen hundred seven-a (1407-a), fourteen hundred seven-b (1407-b), fourteen hundred seven-c ( $1407-c$ ), fourteen hundred seven-d ( 1407 -d), fourteen hundred seven-e ( $1407 \cdot \mathrm{e}$ ), title seven (7), chapter two (2), supplement to the code, was taken up and conṣidered.

Epperson of Wapello moved to substitute for the report of the Ways and Means committee, recommending indefinite postponement, the recommendations of the minority recommending passage.

A roll call was demanded by Epperson of Wapello and Jepson of Woodbury.

On the question, Shall the recommendations of the minority be substituted for the report of the committee?

The yeas were:
Bealer, Carden, Epperson, Freeman, Jepson, Langan, McCreary, Mr. Speaker-8.

The nays were:
Bixby, Calderwood, Carstensen, Cassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Darrah, DeMar, Doran, Dow, English, Flenniken, Frudden, Greeley, Greene, Hambleton, Hart, Head, Heles, Jacobson, Kendall, Kling, Laird, Leech, Lundt, McAllister, McClurkin, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Welden, Whitmer, Wise, Willson, Wright, Wyland-6i.

Absent or not voting:
Bailey, Boland, Buckingham, Chassell, Clark, Coburn, Conn, Cummings, Dashiell, Davie, Geneva, Gregory, Hakes, Hanna, Hollembeak, Hume, Jones, Kennedy, Koontz, Lister, Lowrey, McCulloch, McElrath, Olson, Peet, Robinson, Skinner, Temple, Washburn, Weeks, Whiting-32.

So the House refused to substitute the recommendation of the minority.

Head of Greene moved the adoption of the report of the committee.

Motion prevailed and House file No. 84 was indefinitely postponed.

On motion of Spaulding of Howard, House file No. 23, a bill for an act providing limitation for the commencement of actions relative to real property additional to chapter two (2), title twenty-three (XXIII), of the code, with report of committee recommending that the House concur in the Senate amendment, was taken up and considered.

On the question, Shall the House concur in the Senate amendment?

The yeas were:
Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Colclo. Crose, Cummings, Darrah, DeMar, Doran, Dow English, Epperson, Flenniken' Freeman, Frudden, Hart, Head, Heles, Jacobson, Jepson, Kendall, Kling, Koontz, Laird, Leech, Lundt, McAllister, McClur kin, McCreary, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Teter, VanEaton, Welden, Whitmer, Wise, Wright, Wyland, Mr. Speaker-64.

The nays were:
None.
Albsent or not voting:
Bailey, Bealer, Boland, Buckingham, Chassell, Coburn, Conn, Dashiell, Davie, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hollembeak, Hume, Jones, Kennedy, Langan, Lister, Lowrey, McCulloch, McDole, McElrath. Morris, Olson, Peet, Robinson, Skinner, Temple, Washburn, Weeks, Whiting, Willson-36.

So the House concurred in the Senate amendment.

## MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate amended and has passed the following bill in which the concurrence of the Senate was asked:

House file No. 171, a bill for an act to amend section two thousand fifty (2050) of the code relating to the collection of fees in the office of the Secretary of State.

Geo. A. Newman,
Secretary.
Also:
Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 16, a bill for an act amendatory to and additional to the law as it appears in title twelve (12) chapter nineteen-a (19-a) of the supplement to the code, relative to the practice of dentistry.

Geo. A. Newman,
Secretary

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of it. Senate was asked:

Substitute for House file No. 26, a bill for an act to repeal chapter sev-enty-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section two thousand seventy-four (2074) of the code, and to provide a substitute therefor.

Geo. A. Newman,
Secretary
Also:
Mr.-Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 268, a bill for an act appropriating money to pay the expenses of the members of the Iowa Shiloh Battlefield Monument Commission, and other monument commission upon a joint visit to several fields upon which monuments have been erected.

Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 126, a bill for an act for the protection of birds, their nests and eggs, the whole being additional to chapter fifteen, (15) title twelve (12) of the code.

Geo. A. Newman, Secretary.

## INTRODUCTION OF BILLS.

By Judiciary committee, House file No. 394, a bill for an act to regulate and validate the submission of questions to be voted on by the electors of cities and towns at regular municipal elections, and to legalize proceedings heretofore had thereunder or hereafter to be had thereunder, the same being additional to title five (5) of the code.

Read first and second time and passed on file. SENATE MESSAGES CONSIDERED.

Senate file No. 250, a bill for an act to legalize the making of certain plats made by the county auditors of Iowa and the recording of the same by the county recorders of Iowa and to legalize the descriptions of land in all instruments, conveyances and incumbrances referring thereto.

Read first and second time and referred to committee on Judiciary.

Senate file No. 286, a bill for an act to legalize the incorporation of the town of Osterdock in Clayton County, Iowa, and to legalize the election of its officers and all acts done and ordinances passed by the council of said town.

Read first and second time and referred to committee on Judiciary.

Senate file No..152, a bill for an act to provide for the publication of municipal accounts and to establish a uniform system of accounts, reports and audit in cities and towns, amending the law as it appears in sections seven hundred forty-one-a (741-a), seven hundred forty-one-b (74I-b), and seven hundred forty-one-c ( $74 \mathrm{I} \cdot \mathrm{c}$ ) of the supplement to the code.

Read first and second time and referred to committee on Municipal Corporations.

Senate file No. 281, a bill for an act to legalize the acts and resolutions passed by the Board of Supervisors of Calhoun county, Iowa, allowing certain persons appointed to collect delinquent personal tax, a commission in addition to the five per cent provided by statute.

Read first and second time and referred to committee on Judiciary.

Carden of Henry offered the following resolution and moved that the rule be suspended and the resolution be adopted, which was done by a rising vote:

Whereas, a deep visitation of sorrow has come to the home of our fellow member, Hon. Scott Skinner, of Union county, in the removal from earth of his beloved companion on March 18, 1906; therefore be it

Resolved by the House of Representatives, That we deeply sympathiz ${ }^{e}$ with our honored fellowimember in his sad bereavement and tender to him and his family a united expression of sorrow; and in attestation of our sympathy this House do now adjourn until 9:30 o'clock tomorrow morning.

The House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \}
Des Mornes, lowa, March 20, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. J. F. Sanders of Keokuk, Iowa.
Journal of Monday, March 19th, corrected and approved.
On request of Flenniken of Clayton leave of absence was granted Wyland of Shelby until Friday.

On request of Bealer of Linn leave of absence was granted Christianson of Hamilton until tomorrow.

PETITIONS AND REMONSTRANCES.
Jepson of Woodbury presented petition of citizens of Woodbury county requesting the passage of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Wright of Webster presented two petitions of citizens of Webster county requesting passage of reciprocal demurrage bill.

Referred to committee on Agriculture.
Conn of Butler presented petition of citizens of Butler county asking passage of the reciprocal demurrage bill.

Referred to committee on Agriculture.
Stanbery of Cerro Gordo presented three petitions of citizens of Cerro Gordo county requesting the passage of the reciprocal demurrage bill.

Referred to committee on Agriculture.
McElrath of Woodbury presented remonstrance of electors of Woodbury county against the passage of House file No. 300, relating to board of supervisors.

Referred to Special Committee.

Cheney of Clay presented petition of citizens of Palo Alto county relative to reciprocal demurrage bill.

Referred to committee on Agriculture.
Clary of Chickasaw presented petition of citizens of Chickasaw county relative to reciprocal demurrage.

Referred fo committee on Agriculture.

## REPORTS OF COMMITTEES.

Coburn of Cherokee, from the committee on Telegraph, Tele phone and Express, submitted the following report:

Mr. Speaker-Your committee on Telegraph, Telephone and Express to whom was referred House file No. 237, a bill for an act to require telephone companies to connect their lines at all places where central offices or receiving stations are maintained for the transmission of toll messages over their lines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Gro. F. Coburn,
> Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Telegraph, Telephone and Express, to whom was referred House file No. 314, a bill for an act to regulate telephone companies doing business in the state,of Iowa and to prescribe the maximum toll charges of licenses thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be irdefinitely postponed.

> Geo. F. Coburn, Chairman.

Adopted, and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Telegraph, Telephone and Express, to whom was referred House file No. 347, a bill for an act to regulate interference with electric wires in moving houses or like objects upon the highway, heg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Geo. F. Coburn,<br>Chairman.

Adopted.

Mr. Sprakrr--Your committee on Telegraph, Telephone and Enpress, to whom was referred House file No. 346, a bill for an act to regulate the interference with and the removal of electric wires in the construction of bridges or other public improvements, beg leave to report that they have had the same under consideration and have instructed me to roport the same back to the House with the recommendation that the same do pass.

Geo. F. Coburn,
Chairman.
Adopted.
Teachout of Polk, from the committee on Municipal Corpora tions, submitted the following report:

Mr. Sphaker - Your committee on Municipal Corporations, to whom was referred H :use file No. 374, a bill for an act to amend sections six hundred ten (610) and six hundred fifteen (615) of the code, relative to the extension of corporate limits, beg leave to report that they have had the same ander consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
H. E. Teachout, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Sphaker - Your committee on Municipal Corporations, to whom was referred House file No. 68, a bill for an act to amend the law as it appears in section eight hundred tifty (850) of the supplement to the code, relating tw Park Commissioners, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the Hause wi'h the recommendation that the same be indefinitely postponed
h. E. Thachout, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker- Your cominittee on Municipal Corporations, to whom was referred House file No. 309, a bill for ar act authorizing cities and towns to prohibit. license, regulate and control sign boards, bill posting and sign painting beg leave to report that they have had the same under consideration and nave instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> H. E. Teachout,
> Chairman.

Adopted and the bill was indefinitely postponed.
Also:

Mr. Spraker-Your committee on Municipal Corporations, to whom was referred House file No. 283, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction, or repair of main sewers, defining main sewers and making certain parts of the code applicable thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House,"with the recommendation that the same be recommended for passage.

H. E. Teachout,

Chairman.
Adopted.
McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Speaker-Your committee on Claims, to whom was referred House file No. 256, a bill for an act to amend chapter two hundred five (205) of the laws of the Twenty-niuth General Assembly of Iowa, en‘itled an act to indemnify Matthew R. Sadler for damages caused by sewerage from the Industrial School for Girls at Mitchellville. beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. F. McNie,
> Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Claims, to whom was referred House file No. 341, a bill for an act to appropriate the sum of four hundred fortyone ( $\$ 441.70$ ) dollars and seventy cents to pay the claim of George F. Hunt for balance of salary due under joint resolvtion No. 9, acts of the Twentysixth General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass, and that the same be referred to the committee on Appropriations.

$$
\begin{aligned}
& \text { M. F. McNie, } \\
& \text { Chairman. }
\end{aligned}
$$

Adopted and the bill was so referred.
Pritchard of Wright, from the committee on Agriculture, submitted the following report:

Mr. Speaker--Your committee on Agriculture, to whom was referred House file No. 337, a bill for an act to govern township assessors in taking assessments in rural districts outside incorporate cities and towns, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. S. Pritchard,

Chairman.

# Adopted and the bill was indefinitely postponed. 


#### Abstract

Also:


Mr. Speaker-Your committee on Agriculture, to whom was referred House file No. 239, a bill for, an act regulating the havdling of freight in carload lots by railroad companies, shippers and consigness, and equalizing car service charges and penalties for the use and detention of cars and failure to furnish cars and transport the same, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> J. S, Pritchard, Chairman.

Ordered passed on file.
Mr. Speaker-We, the undersigned, the minority of your committee on Agriculture to whom was referred House file No. 239, a bill for an act regulating the handling of freight in carload lots by railroad companies, shippers and consignees, and equalizing car service charges and penalties, for the use and detention of cars and failure to furnish cars and transport the same, beg leave to dissent from the action; of the committee and do respectfully recommend that the bill do pass.
J. R. Doran, J. H. Lowrey, O. K. Maben, J. F. Lundt, E. F. Robinson, J. S. Pritchard, R. W. Hollembeak, M. Z. Bailey, B. F. Cummings.

Ordered passed on file.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speakifr-Your committee on Municipal Corporations, to whom was referred House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities and towns for the payment of said indebtedness, and providing certain conditions under which an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities, beg leave to report that they have had the same under consideration and have instructed me to report tue same back to the House with the recommendation that the same be recommended for passage.
H. E. Teachout,

Chairman.
Adopted.

Mattes of Sac moved that when the House adjourn this forenoon it be until 9 o'clock tomorrow morning.

Motion prevailed.
Cobb of Taylor offered the following resolution:
Whrreas, We believe the remaining business of this General Assembly can be successfnlly accomplished in a brief season of time, therefore be it

Resolved by the House, the Senate concurring, That this General Assembly do adjourn sine die at noon on Friday, March 30, 1906.

Laid over under rule 34 .

## SENATE MESSAGES CONSIDERED.

Senate file No. 268, a bill for an act to appropriate money to pay the expenses of the Iowa Monument Commission.

Read first and second time and referred to committee on Appropriations.

Senate file No. 126, a bill for an act for the protection of birds, nests, etc.

Read first and second time and referred to committee on Fish and Game.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 35, a bill for an act to amend section fifty-seven hundred sixteen (5716) of the code, and to provide for the compensation of the chaplains of penitentiaries.

Gao. A. Nrwman, Secretary.

Also:
MR: Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 203, a bill for an act relating to the collection of poll tax and amending section fifteen tundred fifty (1550) of the code.

Geo. A. Newman,
Secretary.

[^13]Senate file No. 213, a bill for an act to authorize the revocation and cancellation of a patent issued for the west half of the northwest quarter of section one (1), township seventy-four (74) north of range seventeen (17), west of the fifth principal meridian, Mahaska county, Iowa, and to authorize the issuance of patent covering the north half of the northwest quarter of section eleven (11), township seventy-four (74) north of range seventeen (17), west of the fifth principal meridian, Mahaska county, Iowa.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 275, a bill for an act making an appropriation for the equipment of a laboratory for the Food and Dairy Commissioner.

> Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendrents to the following bill, in which the concurrence of the Senate was asked:

Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors and to authorize the issuing of $\$ 40,000$, in school building bouds in the independent school district of Lyons City, Clinton county, Iowa, and to validate said bonds.

> Gho. A. Newman, Secretary.

Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has concurred in House amendment to the following bill, in which the concurrence of the Senate was asked:

Senate file No. 96, a bill for an act to amend section twenty-seven hundred sixty-eight (2768) of the code in relation to school house funds.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to intorm your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code, relative to condemnation of property by cities and towns, for the purpose of constructing dams, etc., and forming reservoirs and sources of water to supply water works or plants.

Geo. A. Newman,
Secretary,

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 249, a bill for an act relating to the rules for admission to the Soldiers' Home.

Geo. A. Newman,

Secretary.
The time having arrived for special order No. II being Senate file No. 39, a bill for an act to repeal sections twenty-seven hundred thirty-four (2734), twenty-s€ven hundred thirty-five (2735), twenty-seven hnndred thirty-six (2736) twenty-seven hundred thirty-seven (2737) of the code and twenty-seven hundred thirtyfour (2734), twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737) of the supplement to the code and to define the qualifications of county superintendents, to provide for examination and certification of teachers for the public school, the classification of teachers' certificates and regulation of the same, the same was taken up and considered.

Cobb of Taylor moved to amend by striking out the word "twenty" in the fourteenth line of section two of the printed bill and inserting in lieu thereof the word "ten" and by adding to the section the words, "and not more than one hundred dollars in any year."

## Lost.

DeMar of Davis moved to amend line two (2) of section two (2) by inserting between the word "act" and the word "and" the words, "or of a state certificate or a life diploma."

Amendment adopted.
Martin of Pottawattamie moved to amend section two (2) by adding after the word "deputy" in the fourth line, the words, "who shall be a holder of a first grade certificate."

Lost.
DeMar of Davis moved to amend section three (3) by striking out the period after the word "supervisors" in line five (5) and inserting a semi-colon in lieu thereof, followed by the phrase, "but the county superintendent may at his discretion cause to be held at the time of any regular examination an additional examination at some other place in the county."

Amendment adopted.

Frudden of Dubuque moved to amend by striking out the word "and" in the fourth line of section four (4), between the words "music" and "physiology," and inserting in lieu thereof a comma followed by the words, "and physical culture."

Amendment lost.
Wright of Webster moved to amend the bill by inserting after section four (4) of said bill the following, which shall be known as section five (5):

Section 5. That a special certificate may be issued for any subject, or any group of subjects, taught in the public schools of Iowa, under such regulations as the Board of Examiners may adopt. A special certificate shall be issued for a term of three years and shall be renewable under the same conditions as apply to the renewal of first grade certificates. It shall state the names of the subjects for which it is issued, and shall not be valid for the teaching of any other subjects.

Amendment adopted.
Cummings of Marshall moved to amend section eleven (iI) by inserting in line one (I) after the word "certificate" the words, "or a special certificate."

Amendment adopted.
Wright of Webster moved to amend section eighteen (18) by inserting before the first word of the second line the words, "special certificate."

Amendment adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled Senate file No. 237, a bill for an act to amend the law relative to appropriation for law library as it appears in section twenty-eight hundred eighty-one-e (2881-e) of the supplement to the code.

Also:
Senate file No. 187, a bill for an act to amend division twenty (20) of section four hundred twenty-two (422) of the code relating to the powers of board of supervisors.

Also:
Senate file No. 91, a bill for an act to repeal the law as it. appears in section twenty-five hundred seventy-a (2570-a) of the supplement to the code
and chapter ninety-eight (98) laws of the Thirtieth General Assembly rela ing to quarantine, the care of infected persons and the payment of expenses incurred thereby and to enact a substitute therefor.

Also:
Senate file No. 244, a bill for an act to legalize acknowledgments of instruments in writing heretofore taken by notaries public.
H. L. Spaulding,

Chairman House Committee. D. W. Turner. Chairman Senate Committee.

Adopted.
The following communication was received from the Governor:
To the House of Representatives of the Thirty-first General Assembly.
Gentlemen:-I have the honor to inform you that I have transmitted to the Senate the second report of the Capitol Commission. I have endeavored to become familiar with the work done by the Commission, and it gives me pleasure to say that it has rendered faithful and efficient service to the state, and has expended the appropriations made for the purpose of improvement wisely and economically.

There are two matters which I desire to bring especially to your attention:
FIRE PROTECTION AND WATER SUPPLY.
As you will observe from the report, there will be no adequate protection against fire until a 12 -inch water main is laid on Eleventh street from Des Moines to Walnut streets. The report of the expert employed by the Commission was submitted to me more than a year ago, with the request that $I$ confer with the Des Moines Water Works Company upon the subject. I held a conference with the manager of the company and he peremptorily refused to make any change in the present system for the reason, as he alleged, that the State of Iowa is rich, pays no taxes, and that therefore the company ought not to be required to expend money in order to protect state buildings.

It is obvious that these reasons are without merit. The Capitol Building is a part of the city of Des Moines. It is just as fully entitled to the protection from fire which the water works company was organized to give as any other building in thē city; and if to furnish that protection it is necessary that there shall be a 12 -inch main on Eleventh street, instead of a 4 or 6 -inch main, the State can demand that such a main be laid, with exactly the same right that any other owner of property can insist upo protection.

Having met this refusal on the part of the water works company I addressed a communication to the City Council, a copy of which I attach hereto. This communication was, as I have been informed, referred to the proper committee, and although I have many times urged the committee to report, it has not done so. I earnestly recommend that the General Assembly take such action as will, under the advice of the Attorney General, result in compelling the Des Moines Water Works Company to perform its manifest duty.

## FURTHER DECORATION ON THE CAPITOL BUILDING.

The commission suggests that it would be wise to make provision for further decorative paintings in the Capitol Building. I concur heartily in this suggestion, and beg to add a word which it would not have been appropriate for the commission to speak.

When i appointed the commission, I selected as one of its members an eminent Iowa artist-indeed one of the most eminent in the west. He has spent a large part of his life in our State, creating a sentiment for higher and better ideals in art. Had he not been a member of the Commission, I do not doubt that he would have been employed to print some of the pictures which have already been provided for. The fact that he was a member of the Commission excluded him from consideration. He has given so much study to the scheme of decoration in the Capitol that there is no man better fitted to continue whatever work the General Aesembly thinks should be done. I would like to see an Iowa artist leave his imprint upon the building which is a source of pride to every citizen of the State. If further paintings are directed, I hope that such arrangements will be made in the appropriation that Mr . Cumming will not be excluded in determining who shall be employed.

Respectfully submitted,
Albert B. Cummins, Governor.

The Speaker announced that as speaker of the House he had signed in the presence of the House, Senate files Nos. 91, 187, 237 and 244.

Wise of Black Hawk offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Resolved, That the Pioneer Law Makers' Association of Iowa now in session in Des Moines, be invited to visit the House of Representatives on Wednesday afternoon, March 21st; and that a committee of three be appoint to communicate this invitation; to prepare a suitable program, and to perfect general arrangements for the reception of the Association.

Motion prevailed and the Speaker appointed as such committee, Wise of Black Hawk, Kendall of Monroe and Hakes of Pocahontas.

## SENATE MESSAGES CONSIDERED.

Senate file No. 249, a bill for an act relating to the rules for admission to the Soldiers' Home.

Read first and second time and referred to committee on Soldiers and Orphans Home.

Senate file No. 275, a bill for an act making an appropriation for the equipment of a laboratory for the office of Food and Dairy Commissioner.

Read first and second time and referred to committe on Appropriations.

Senate file No. 213, a bill for an act to quiet the title of the north half ( $1 / 2$ ) of the northwest quarter ( $1 / 4$ ) and southwest quarter ( $/ 4$ ) section eleven (iI), township seventy-four (74), north range, etc.

Read first and second time and referred to committee on Judiciary.

Senate file No. 203, a bill for an act relating to the collection of poll tax and amending section fifteen hundred fifty ( 1550 ) of the code.

Read first and second and referred to committee on Judiciary.
Senate file No. 35, a bill for an act to amend section fifty-seven hundred sixteen ( 5716 ) of the code and to provide for the compensation of the chaplain of the penitentiaries.

Read first and second time and referred to committee on Penitentiaries.

Hart of Allamakee moved that the House take a recess until 2 P. M.

Motion lost.
Hambleton of Maraska moved that the House take a recess until I o'clock this afternoon.

Motion lost.
On motion of Head of Greene the House adjourned.

# JOURNAL OF THE HOUSE. 

Hall of the House of Representatives, \}
Des Moings, Iowa, March 21, 1906. \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. J. Lewis Gillies of Odebolt, Iowa.

The House resumed the consideration of Senate file No. 30, a bill for an act to repeal sections twenty-seven hundred thirtyfour (2734), twenty-seven hundred thirty-five (2735), twentyseven hundred thirty-six (2736), twenty-seven hundred thirtyseven (2737) of the code and twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737) of the supplement to the code and to define the qualifications of county superintendents, to provide for examination and certification of teachers for the public school, the classification of teachers' certificates and regulation of the same.

Whitmer of O'Brien moved to amend section two by adding after the word "corporation" in the tenth line the words, "and give personal instruction to the pupils for at least one-fourth of the school day."

Amendment adopted.
Chassell of Plymouth moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was"read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Clark, Colclo, Conn, Cummings, Darrah, Davie, DeMar, Dow, English, Epperson, Frudden, Geneva, Greene, Hakes, Head,

Hollembeak, Hume, Kendall, Kling, Laird, Leech, Lister, McAllister, McClurkin, McDole, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Pritchard, Robinson, Springer, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Wise, Wright, Mr. Speaker-5I.

## The nays were:

Boland, Cheney, Christianson, Clary, Cobb, Coburn, Crose, Doran, Flenniken, Freeman, Greeley, Gregory, Hanna, Hart, Heles, Jacobson, Jepson, Jones, Koontz, Langan, Lowrey, Lundt, McCreary, McElrath, Maben, Nichols, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Stanbery, Stoltenberg, Temple, Welden, Whiting, Whitmer, Willson-40.

Absent or not voting:
Bailey, Buckingham, Cassel, Dashiell, Hambleton, Kennedy, McCulloch, Skinner, Wyland-g.

So the bill passed.
DeMar of Davis moved to amend the title by inserting after the word "section" in line one the words and figures, "twentysix hundred thirty-two (2632)."

Amendment adopted.
Title as amended agreed to.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Mr. Spfaker-I have voted in the affirmative on Senate file No. 30 for the reason that many of the resident teachers in Marion county have solicited me to support the bill, and no one has lodged a remonstrance with me. And for the further reason that at the County Institute at Knoxville on March 19, 1906, and with an enrollment of 201 teachers, a vote was had with reference to requesting my support of this measure, said vote being by ballot and only nineteen votes against the bill. Personally, I am opposed to the measure as a whole, approving only of the provision that all certificates shall be valid in any county within the State.

Lorenzo D. Teter.
Wise of Black Hawk presented the following report and moved its adoption:

Mr. Speaker-Your committee appointed to tender an invitation to the Pioneer Law Makers' Association to visit the House of Representatives on Wednesday afternoon, March 21st, beg leave to report that it has pref formed the duty assigned to it and that the invitation has been accepted.

They further recommend that the following program be observed:

| Addre | Hon. D. W. Dow |
| :---: | :---: |
| Address. | Hon. Geo. O. Perkins |
| Address. | ..... Hon. F. M. Laird |
| Adtress. | ......Hon. D. C. Mott |
| Address. | Hon, Alonzo Abernathy |
| Address: | Hon. R. M. Wright |
| Address. | . Hon. M. L. Temple |
| Address. | .. Hon. J. B. Weaver |

Respectfully submitted,
C. A. Wise, N. E. Kendale, Montague Hakes, Committee.
Adopted.
On request of Pritchard of Wright leave of absence was granted Hambleton of Mahaska, until Thursday.

Teter of Marion asked unaminous consent to withdraw from the committee on Banks and Banking and from further consideration by the House, House file No. 353.

Granted.

## INTRODUCTION OF BILLS.

By Wright of Webster, House file No. 395, a bill for an act to amend the law as it appears in section three hundred ten (3Io) of the supplement to the code.

Read first and second time and passed on file.
By Carden of Henry (by request), House file No. 396, a bill for an act to encourage the growth of osage fence posts.

Read first and second time and referred to committee on Roads and Highways.

REPORTS OF COMMITTEES.
Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 311, a bill for an act to amend section thirteen hundred thirty-three-d (1333-d), as the same is found in the supplement to the code relating to the taxation of fire insurance companies, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairmane

Adopted.

## Also:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 176, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal School, beg. leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple, Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on Ways end Means, to whom was referred House file No: 207, a bill for an act proviaing for a levy of a special tax of one-fifth (1.5) of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Ways aad Means, to whom was referred House file No. 352, a bill for an act relating to the taxation of mortgages and mortgaged real estate other than corporation property, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the Huuse with the recommendation that the same be indefinitely postponed.

M. L. Temple, Chairman.

Adopted, and the bill was indefinitely postponed. Also:

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 317, a bill for an act to repeal section seventeen hundred sixty-four (1764) of the code, and to amend section thirteen hundred thirty-three-d (1333-d) of the supplement to the code, relative to insurance, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the adoption of the following substitute:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO 917.
A Bill for an act to repeal section seventeen hundred sixty-four (1764) of the code and section thirteen hundred thirty-three-d (1333-d) as the same appears in the supplement of the code and to enact substitute therefor, relating to the assessment of taxes on certain insurance companies and associations.

## Be enacted by the General Assembly of the State of Lowa.

Section 1. That section seventeen hundred sixty-four (1764) of the code be and the same is hereby repealed and the following enacted in lieu thereof:

Such associations shall pay the same fees for annual report and certificate to state, district and county agents as are required to be paid by domestic companies, organized and doing business under chapter four (4) file nine (IX) of the code, which certificate shall expire March lst following the date of its issuance.

Section 2. That section thirteen hundred thirty-three-d (1333-d) as the same appears in the supplement to the code be and the same is hereby repealed and the following enacted in lieu thereof:

Every insurance corporation or association of whatever kind or character organized under the laws of the State of Iowa, not including state mutuals, county mutuals and fraternal beneficiary associations, shall, on or before the first day of March of each year, pay to the Treasurer of State a sum equivalent to one per centum of the gross receipts from premiums, assessment fees and pecuniary obligations required by insurance contracts which are received during the year next preceding the first day of January last past, after deducting the amounts actually paid for losses, matured endowments, dividends to policy holders and the iucrease in the amount of the reserve, as certified by the department actuary in his official statement to the Auditor of State on the 31st day of December previous, based on the actuaries table of mortality and four per cent, actuarial rate and also the amounts retursed to members on cancelled policies, certificates and rejected applications, during said year, and not until such payment shall the Auditor of State issue the annual certificate as provided by law, but stock companies organized under the laws of lowa doing a fire insurance business and who have been assessed under the provisions of section thirteen hundred thirty-three-a (1333-a) of the supplement to the code shall not be held to pay on premiums on business written outside the State.

And when so amended that the bill do pass.

> M. L. Thmple, Chairman.

## Adopted.

Kendall of Monroe, from the committee on Judiciary, sub. mitted the following report:

Mr. Speaker:-Your committee on Judiciary, to whom was referred Senate file No. 203, a bill for an act relating to the collection of poll tax, and amending section fifteen hundred fifty ( 1550 ) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall, Chairman

## Also:

Mr. Speaker:-Your committee on Judiciary, to whom was referred Senate file No. 213, a bill for an act to authorize the revocation and cancellation of a patent issued for the west half of the northwest one-fourth of section one (1), township seventy-four (74) north, of range seventeen (17), west of the fifth principal meridian, Mahaska County, Iowa, and to authorize the issuance of patent covering the north half of the northwest quarter of section eleven (11) township seventy-four (74) north of range seventeen (17) west of the fifth principal meridian, Mahaska County, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Krndall,<br>Chairman.

Adopted.
Also:
Mr. Sphaker-Your committee on Judiciary to whom was referred Senate file No. 286 a bill for an act to legalize the incorporation of the town of Osterdock, in Clayton county, Iowa, and to legalize the election of its offcers and all acts done and ordinances passed by the council of said town, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

## Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 281, a bill for an act to legalize the acts and resolutions passed by the Bcard of Supervisors of Calhoun county, Iowa, allowing certain persons appointed to collect delinquent personal tax, a commission in addition to the five per cent provided by statute, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
N. E. Kendall,

Chairman.
Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No 178, a bill for an act to amend sections eighteen (18) and nineteen (19) provisions to the code, and subsequent statutes. in relation to county auditors' reports to the state auditor, of codes, supplements to the code, and session laws furnished by the Secretary of State to county auditors, beg leave to report that they have had the same under consider-
ation and have instructed me to report the same rack to the House with the recommendation that the same be amended by adorting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR SENATE FILE NO. 178.
A Bill for an act to amend sections eighteen (18) and nineteen (19) provisions relating to the code and subsequent statutes in relation to county auditors' reports to the State auditor, of codes, supplements to the code, and session laws furnished by the secretary of state to county auditors.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Section eighteen (18) provisions to the code and subsequent statutes is hereby amended by striking out after the word "the" in line five the words "fifteenth day of November" and inserting in lieu thereof the words "first Monday in January." And section nineteen (19) provisions relating to the code and subsequent statutes is hereby amended by striking out the word "fifteenth" at the end of line one and the words "day of November" at the commencement of line two and inserting in lieu thereof the words "first Monday in January."

And when so amended that the bill do pass.

> N. E. Kendall,
> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Judiciary, to whom was referred Senate file No. 250, a bill for an aci to legalize the making of certain plats made by the county auditors of Iowa, and the recording of the same by the county recorders of Iowa, and to legalize the descriptions of land in all instruments, conveyances and incumbrances referring thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking from the second line of section two (2), the word 'or", and from the first line of section three (3), the word "effect", and inserting in lieu thereof the word 'affect", and when so amended that the bill do pass.

> N. E. Kendall,
> Chairman.

Adopted.
Also:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 345, a bill for an act to amend section nineteen (19) of chapter eighty ( 80 ) of the acts of the Thirtieth General Assembly, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 345.
A Bill for an act to amend section nineteen (19) of chapter eighty (80) of the acts of the Thirtieth General Assembly.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section nineteen (19) of chapter eighty (80) of the acts of the Thirtieth General Assembly be amended by inserting after the word "narcotic" in the fourth line of said section, the words "or who may be out on parole."

Section 2. That section nineteen (19) of chapter eighty (80) of the acts of the Thirtieth General Assembly be further amended by striking out the words 's as cured'" from line eleven thereof.

And when so amended that the bill do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Greeley of Story, from the committee on Suppression of Intemperance, submitted the following report:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No, 305, a bill for an act to amend section twenty-four hundred forty-eight (2448) of the code, to repeal subdivision one (1) of said section, and to repeal sections twenty-four hundred forty-nine (2449), twenty-four hundred fifty (2450), twenty-four hundred fifty-one (2451), twenty-four hundred fifty-two (2452) of the code and euact the folowing in lieu thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
W. M. Grekley,

Chairman.
Adopted, and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 350, a bill for an act to amend section twenty-four hundred fifty-one (2451) of the code, relating to the sale of intoxicating liquors under the mulct law, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

W. M. Grehlfy,<br>Chairman.

Adopted and the bill was indefinitely postponed.

[^14]intoxicating liquors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> W. M. Grerley,
> Chairman.

Adopted, and the bill was indefinitely postponed.
Also:
Mr. Spafaker-Your committee on Suppression of Intemperance, to whom was referred House file No. 230, a bill for an act to amend section twenty-four hundred three (2403) of the code as set forth in the supplement of 1902, relating to selling or giving to a minor or intoxicated person or person in the habit of becoming intoxicated, intoxicating liquors beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. M. Greeley, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Suppression of Intemperance, to whom was referred Senate file No. 276, a bill for an act to amend section twenty-four hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulet law, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> W. M. Greerley,
> Chairnan.

Adopted.
Also:
Mr. Speakbr-Your committee on Suppression of Intemperance, to whom was referred House file No. 389, a bill for an act to amend section twenty-four hundred thirty-two (2432) of the code, providing for the payment of the mulct tax, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> W. M. Greeley, Chairman.

Adopted.
Also:
Mr. Speaker:-Your committee on Suppression of Intemperance, to whom was referred House file No. 287, a bill for an act additional to and amendatory of the law as it appears in chapter six (6) of title twelve (XII) of the code of 1897 and supplement to the code relative to intoxicating liquors, providing for the appointment of districts marshals and their deputies, describing their duties, fixing their compensation and creating a
fund therefor, beg leave to report that they had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

W. M. Greeley,

## Chairman.

## Adopted.

Matters of Sac moved that the bill be referred to committee on Appropriations.

Motion prevailed, and the bill was so referred.
Pritchard of Wright, from the committee on Agriculture, sub ${ }^{-}$ mitted the following report:

Mr. Speaker-Your committee on Agricultnre, to whom was referred House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sisteen (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

By striking out of line twenty-seven (27), the word "eight (8)."
By striking out of line forty-one (41), the words "forty-eight (48),', and inserting in lieu thereof the words "thirty-two (32)."

By striking out of line forty-nine (49), the word ' two (2)."
By striking out the line sixty-one (61), the word "fifty (50)," and inserting in lieu thereof, the word "eighty (80)."

By adding at the end of the bill the words "Hens eggs, one and onehalf ( $11 / 2$ ) pound per dozen."

And when so amended the bill do pass.

> J. S. Pritchard,
> Chairman.

Adopted.
Jepson of Woodbury, from the committee on Schools and Text Books, submitted the following report:

Mr. Splaker-Your committee on Schools and Text Books, to whom was referred House file No. 391, a bill for an act to repeal section twentyseven hundred sixty-three (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> C. N. Jepson,
> Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 390, a bill for an act to repeal section twenty-
eight hundred twelve-b (2812-b) of the supplement to the code, relating to school district bonds, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed $\mathrm{m} \in$ to report the same back to the House with the recommendation that the same do pass.

> C. N. Jepson, Chairman.

Adopted.
Also:
Mr. Spfakrr-Your committee on Schools and Text Books, to whom was referred House file No. 200, a bill for an act to elect treasurers for school townships by the legal voters thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. N. Jepson,<br>Chairman.

Adopted and the bill was indefinitely post.poned.

## Also:

Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 310, a bill for an act to consolidate, or regulate the number of school districts in certain cities of the first class, and other purposes incident thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> C. N. Jepson,

Chairman.
Adopted, and the bill was indefinitely postponed.


#### Abstract

Also: Mr. Speaker-Your committee on Schools and Text Books, to whom was referred House file No. 383, a bill for an act to amend section twentyseven hundred fifty-eight (2758) of the code, relative to the qualification of school directors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. C. N. Jepson,

Chairman.


Adopted and the bill was indefinitely postponed.
Also:
Crose of Page, from the committee on Public Lands and Buildings, submitted the following report:

Mr. Speaker-Your committee on Public Lands and Buildings, to whom was referred House file No. 242, a bill for an act to assign rooms number eighteen (18) and nineteen (19) in the capitol building to the state horticultural society, amendatory to title eleven (11) chapter six (6) of the code, pertaining to public buildings, begileave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Chas. F. Crose,<br>Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Spakifr-Your committee on Public Lands and Buildings, to whom was referred House file No. 177, a bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned channels of the navigable streams of the state and island or bars situated in said navigable streams, and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor:

## SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 177.

A Bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned riverchannels of the Mississippi and Missouri rivers and all navigable streams within the State, and all land within such abandoned river channels, and all islands or bars situated in such navigable waters and authorizing the appointment of a commission to ascertain and establish the boundary lines between the State of Iowa and adjoining states.
Be it Enacted by the General Assembly of the State of Iowa:
That chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly be and the same is hereby repealed and the following enacted in lieu thereof:

Section 1. That all land between high water mark and the center of the former channeliof any navigable stream, where such channel has been abandoned, so that it is no longer capable of use, and is not likely again to be used for the purposes of navigatlon, and all land within such abandoned river channels, and all bars or islands in the cbannels of navigable streams not heretofore surveyed or platted by the United States or the State of Iowa, and all within the jurisdiction of the State of Iowa, shall be sold and dis. posed of in the manner hereinafter provided-

Section 2. It shall be the duty of the county auditor to file written application with the Secretary of State, asking that certain land located within the county be surveyed, appraised and sold, whenever he is satisfied that such land is of the character contemplated by section one (1) of this zct. If the county auditor fails or neglects to make such application, then any person desiring to
purchase such land may file a written application with the Secretary of State, asking that the said land be surveyed, appraised and sold. The said applications whether made by the county arditor or by a person desiring to purchase the land, shall contain an accurate description thereof, stating whether the land is abandoned river channel, or land within such abandoned river channel, or an island or sand bar in a navigable stream, and giving the number of the township and range in thich it is located, and the section numbers if possible, and also the estimated acreage.

Secion 3. Upon receiving such application, it shall be the duty of the Secretary of State to order a complete survey of such land to be made by the county surveyor of the county wherein the land is situated, and in case of the refusal or inability of such county surveyor to make such survey then the Secretary of State shall appoint some other competent Surveyor to make such survey. When such survey is made a full report thereof, with field notes, shall be filed with the Clerk of the State Land Office, which report and field notes shall constitute the official survey of such land.

Section 4. Upon the filing of such report, with the accompanying field notes, the Secretary of State shall thereupon appoint a commission of three disinterested freeholders of the county wherein the land is situated, to view the land aud make appraisement of the value thereof, which appraisement shall be returned and filed with the Clerk of the State Land Office in the office of the Secretary of State. The Secretary of State, if he deems it necessary, may either go in person or send the Clerk of the State Land Office nto the county to make proper selection of the said commissioners, and the necessary expenses of such trip shall be paid in the manner hereinafter provided.

Section 5. The surveyor making such survey shall be entitled to receive the sum of five dollars per day for his services as such surveyor and such additional amount as may be agreed upon and necessary for the services of chainmen and other attendants and other necessary expenses, the commissioners, for the services in making such appraisement shall each be entitled to receive five dollars per day, for the actual time employed.

Section 6. Such lands shall be sold in the following manner: Any person who has in fact lived upon any such land and occupied the same, as a home, continuously for a period of three or more years immediately prior to the time of the appraisement thereof, and such occupancy has been in good faith for the purpose of procuring title thereto whenever by law such title could be vested in him by purchase from the proper authority, or any person who has acquired possession of such land by inheritance, or by purchase made in good faith from a former occupant, or occupants, whose occupancy dates back over a period of three years prior to the date of appraisement of the land, shall have first right to purchase such land at the appraised value; providing such bona fide occupant shall file his
application for the purchase thereof at the appraised value with the Secretary of State within sixty (60) days after the day the appraisemement is made, and shall accompany such anplication with affidavits showing proof of such bona fide occupancy. If no application has been filed by such bona fide occupant within the sixty (60) day period above provided, then the Secretary of State shall advertise the sale of such land once each week for four consecutlve weeks in two newspapers of general circulation published in the county wherein the land is situated, and proof of publication shall be filed with the Secretary of State. The sale shall be made upon written bids addressed to the Secretary of State and the advertisements shall fix the time when such bids will be received and opened. All bids shall be opeded by the Secretary of State or by the Clerk of the State Land Office at the time fixed, and the land thereupon may be sold to the highest bidder and at not less than the appraised value.

Section 7. If no application is filed for the purchase of the land within the sixty (60) day period ty a bona fide occupant, and if no bids are received for the purchase thereof, on or before the date of the sale as advertised, then the Secretary of the State is authorized, to lease the land for a period of from one to five years, upon as favorable terms as he can obtain. At the expiration of such lease he shall re-advertise the land for sale in the manner provided in section six (6) hereof. If no bids for the purchase of fhe land are received on the date of the second advertised sale, then the Secretary of State shall submit the matter to the Executive Council, and they may either order the land re-appraised in the manner provided in section four (4) hereof, and then advertised and sold in the manner provided in section six (6) hereof, or if they deem it advisable, they may authorize the Secretary of State to sell the land for less than the appraised value. In such event the Secretary of the State shall re-advertise the land for sale in the manner provided for in section six (6) hereof, and such advertisement sball also state that the land will be sold to the highest bidder without restrictions as to the appraised value.

Section 8. When, upon full compliance with the conditions of this act, any person shall become entitled to a deed or patent for any land, a deed or patent shall thereupon be executed and delivered to such person by the Governor, on behalf of the State, duly attested with the seal of the State attached thereto, which deed shall, in addition to the usual formalities, also recite the name of the party making application to have the land surveyed, appraised and sold, the date and the amount of the appraisement, the name of the party making final payment and entitled to a deed therefor, whether as bona fida occupant or as the highest bidder, and also that. such deed is given for the purpose of conveying such title and interest in the land as the State may at the time own and possess, and has the right to convey. A record of such conveyance shall be made and kept by the Clerk of the State Land Office in the office of the Secretary of State.

Section 9. Whenever any such land shall be found to have been previously surveyed under and by virtue of any order of a court of record, and the record of such survey has been duly made and preserved, then and in that event, in the discretion of the Secretary of State, a duly certified transcript of such record, together with the field notes accompanying the same, if obtainable, may be filed with the Clerk of the State Land Office in
the office of the Secretary of State, and when so filed shall obviate the necessity for any further survey of such land except when such survey becomes necessary for the purpose of execution of conveyance thereof, and the record of such transcript, when filed, shall constitute the official survey of such land.

Section 10. If in any proceeding contemplated by the provisions of this act; it shall become necessary to determine the boundary line between the State of Iowa and either of the states adjoining, the matter shall then be at once referred to the Executive Council, who shall thereupon proceed to confer with the proper authority of such adjoining State, and if the co-operation of the proper authority of such adjoining State, shall be obtained, then the Executive Council shall appoint a commission of three disinterested, competent persons, who shall, io conjunction with the parties acting for such adjoining State, have authority to ascertain and locate the true boundary line between the State of Iowa and such adjoining State, so far as the particular land under consideration at the time, is concerned. The report of the commissioners with a statement of their findings shall be submitted to the Executive Council, who shall file the same with the clerk of the State Land Office in the office of the Secretary of State. The lineso ascertained and located shall constitute the true and permanent boundary line between the State of Iowa and such other state to the extent such line shall be so ascertainable and located.

Section 11. The members of the commission shall be selected with reference to their fitness for the duties required and at least one of them shall be a competent surveyor and civil engineer. They shall receive for their services such amount as the Executive Council may deem reasonable, to be certified by the executive Council to the Auditor of State, who shall draw his warrant for the amount, and the same shall be paid out of the general fund.

Section 12. If the grantee of the State, or his successors, administrators or assigns shall be deprived of the land conveyed by the State under th act by the final decree of a court of record for the reason that the conveyance by the State passed no title whatever to the land therein described, because title thereto had previously for any reason been vested in others. then the money so paid the State for the said land, shall be refunded by the State to the person or persons entitled thereto, provided the said grantee, or his successors, administrators or assigns, shall file a certified copy of the transcript of the said final degree with the Executive Council within one year from the date of the issuance of such decree, and shall file satisfactory proof with the Executive Council that the action over the title to the land was commenced within ten (10) years from the date of the issuance of patent or deed by the State. The amount of money to be refunded under the provisions of this section shall be certified by the Executive Council to the Auditor of State, who shall draw his warrant therefor, and the same shall be paid out of the general fund.

Section 13. All sales and leases of land under the provisions of this act shall be for cash. All money received for such sales and leases, shall be paid into the state treasury by the Secretary of State.

Section 14. The expenses of the survey and the appraisement, the expenses of the Secretary of State or the clerk of the State Land Office in making the trip into the county to select the commissioners to appraise the land, the expenses of advertising and re-advertising the sale of the land, and the expense of re-appraising whenever such re-appraisement is deemed necessary shall be certified by the Secretary of State to the Auditor of State, who shall draw his warrant for the amount, and the same shall be paid out of the general fund

Section 15. Provided, however, if any lands in the present or in any former channel of any Davigable river, or island therein, or any lands formed by accretion or evulsion in consequence of the changes of the channel of any such river, have been for ten years or more in the pessession of any person, company or corporation, or of his or its grantors or predecessors in interest under a bona fide claim of ownership, and the person, company or corporation so in pessession, or his or its giantors or predecessors in interest, have paid the state or county toxes upon said lands for a period of five years, and have in good faith and under bona fide claim of title, made valuable improvements thereon, and also in any other case where, in the judgement of the Executive Council, the person in possession of any. land subject to the provisions of this act, have, in equity and gocd conscience, a substantial interest therein, then the said lands shall be sold to the person, company or corporation so in possession thereof as hereinafter provided.

Section 16. When any person, company or corporation so in possession of any such lands shall give to the Secretary of State written notice of his or its claim, or whenever the Executive Council shall deem it advisable, it shall be the duty of the Attorney General to bring an action in equity, in the District Court of the county in which said lands are situated, against the party in possesssion thereof to determine the title of the state to such lands, and the value thereof, exclusive of improvements made thereon by the occu- * pant or by his or its grantors or predecessors in interest. If the person, company or corporation in possession of said land shall, after the court has determined the value thereof as herein provided, tender to the Secretary of State the amount adjudged to be the value of said lands, exclusive of improvements made thereon by the occupant or by his or its grantors or predecessors in interest, a deed or patent of such land shall be execnted by the Governor, attested by the Secretary of State, and delivered to the person, company or corporation making such tender, as provided by law. If the person, company or corporation so in possession shall fail to pay to the state the amount so adjudged within six months after the final determination of the action so brought by the state, then said lands shall be subject to the other provisions of this act.

Section 17. All applications for the purchase of any such lands, filed under the provisions of chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly, shall, it the applicants so desire, stand as applications under this act, and such land shall, unless the same fall within the provisions of sections fifteen (15) and sixteen (16) hereof, be appraised and sold as herein provided. If the land described in any application is covered by the provisions of sections fifteen (15) and sixteen (16) of this act, and notice thereof is given to the Secretary of State as provided in section
sixteen (16) hereof, no deed or patent of such land, or any part thereof, shall be executed or issued until the title thereto shall have been established by the court as herein provided. If the party making such application, or his assignee, does not desire to prosecute his application, or if he does not purchase the land under this act, then all of the money deposited by him with the Secretary of State under the provisions of chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly, shall be repaid to said applicant by the Secretary of State; and if any part of the money so deposited has been expended by the Secretary of State, then the amount so expended shall be certified by the Secretary of State to the Auditor of Stete, whoshall draw his warrant upon the general fund in favor of the person entitled thereto.

Sec. 18. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

And when so amended that the bill do pass.

> Chas. F. Crose, Chairman.

Adopted.
Substitute amendment adopted.
English of Polk, from the committee on Insurance, submitted the following report:

Mr. Speaker-Your committee on Insurance to whom was referred House file No. 80, a bill for an act to amend title one (1) chapter three (3) of the code by adding thereto the following section, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Emory H. English,<br>Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr, Speaker-Your commitiee on Insurance to whom was referred House file No. 251. a bill for an act amendatory of chapter four (4), title nine (9) of the code, relating to fire insnrance, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Emory H. English,
Chairman.
Adopted and the bill was indefinitely postponed.
Also.

Mr. Speaker-Your committee on Insurance to whom was referred House file No. 335, a bill for an act to repeal section No. sixteen hundred ninety-nine (1699) of the code and enact a substitute in relation to invesiment of funds of insurance companies other than life, and organized under chapter four (4) of the code, beg leave to report that they have had the same under consideration aud have instructed me to report the same back to the House with the recommendation that the same do pass.

EMORy H. English,
Chairman.

## Adopted.

## Also:

Mr. Speaker-Your committee on Insurance, to whom was referred House file No. 282 a bill for an act to require an annual apportionment and accounting of surplus of life insurance companies, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the attached substitute therefor:

## SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 282.

A Bill for an act to require an annual apportionment and accounting of surplus of li: a insurance companies.

## Be it Enacted by the General Assembly of the State of Iozea:

Section 1. Every old line, legal reserve life insurance company doing business in this state which issues participating policies or is conducted upon the mutual plan, shall annually make an apportionment and accounting of surplus or profits of all participating policies issued to residents of this state, after January 1, 1907, and shall notify the holder of each and every such policy so issued, of his share of such surplus or profit, on or before the third anniversary of his policy and annually thereafter. For the purpose of determining each individual policyholder's share in the annua divisible surplus each company shall ascertain what amount has been contributed to such surplus by each and every such policy and the holder thereof shall be entitled to such proportion of sbare of such surplus as shall have been contributed thereto by his policy and when such share is ascertained it shall be distributed in accordance with the provisions of section four (4) of this act; provided, that stock companies issuing participating policies shall not, from the surplus arising from the profits upon such policies, retain or pay as dividend to stockholders a greater amount than their pro portionate share of five per cent semiannual interest upon the capital stock of such companies actually paid up in cash.

Section 2. In determining the amount of surplus to be apportioned a company may for the greater security of its policyholders, retain from the gross divisible surplus, the necessary funds to maintain a contingent surplus out of the surplus attributable to policies issued on or after the first day of January nineteẻn hundred and seven (1907), not exceeding the following respective per centages of the net value of said policies computed according to the legal standard prescribed by the laws of Iowa to-wit:

When said net values are less than one hundred thousand ( $\$ 100,000$ ) dollars twenty per cent thereof, or the sum of ten thousand $(\$ 10,000)$ dollars, whichever is the greater; when said net values are greater than one hundred thousand ( $\$ 100,000$ ) dollars, the percentage thereof measuring the contingency surplus shall decrease one-half of one per cent, for each one hundred thousand $(\$ 100,000)$ dollars up to one million ( $\$ 1,000,000$ ) dollars; one-hali of one per cent, for each additional one million ( $\$ 1,000,000$ ) dollars up to ten million ( $\$ 10,000,000$ ) dollars; one-half of one per cent, for each additional two million five hundred thousand ( $\$ 2,500,000$ ) dollars to twenty million ( $\$ 20,000,000$ ) dollars; one-half of one per cent, for each additioual five million ( $\$ 5,000,000$ ) dollars up to fifty million ( $\$ 50,000,000$ ) dollars; one-half of one per cent, for each additional twenty five million ( $\$ 25,000,000$ ) dollars up to one hundred million ( $\$ 100,000,000$ ) dollars; one-half ot one per cent, for each additional fifty million ( $\$ 50,000,000$ ) dollars up to two hundred million ( $\$ 200,000,000$ ) dollars; one-half of one per cent, for each one hundred million ( $\$ 100,000,000$ ) dollars up to five hnndred million ( $\$ 500,000,000$ ) dollars; and if said net values equal or exceed the last mentioned amount, the contingency surplus shall not exceed two per cent, thereof. Provided that as the net values of said policies increase and the maximum percentage measuring the contingency surplus decreases such corporation may maintain the contingency surpius already accumulated hereunder, although for the time being it may exceed the maximum percentage herein prescribed, but may not add to the contingency surplus when the addition will bring it beyond the maximum percentage; and further provided that no such corporotion having existing surplus funds or contingent surplus or funds awaiting distribution as deferred dividends shall be entitled at any time to accumulate any additional contingency surplns under this section except to the extent that the aggregate of such surplus and funds is less than the contingency surplus to which it would be entitled according to the rates above mentioned if computed upon the net values of the total policies then outstanding.

Section 3. Every such company, shall annually, as of December thirtyfirst, ascertain the divisible surplus for the year then ending, in accordance with the requirements of this act, and shall report, apportion and carry such amount as a liability in its sworn annual statement, and shall, not later than the first-day of April following, render to each policy holder as provided in section one (1) of this act, an accounting of the amount of his share of the apportioned surplus on or before the date of the next succeeding premium payment or anniversary of his policy.

Section 4. On or before the third anniversary of each and every participating policy issued after January 1, 1907, the policyholder shall have submitted to him and shall be permitted to select, upon payment of the current premium, if any be due, any one of the following options for the application of the apportioned surplus:

1. To be applied to purchase paid-up additions to the policy.
2. To be applied in the reduction of the premium.
3. To be paid to the policyholders in cash.
4. To remain with the company subject to the right of the insured to withdraw the same with all accumulations thereon at any anniversary of the policy, or to be applied to purchase annuities in permanent reduction of subsequent premiums; provided, that companies may decline to grant either or both of the options provided for in this sub-division of this section.

Provided that if a policyholder at any time elects to choose the first option, he may be required to pass a satisfactory medical examination.

The company shall carry and report the net value of all apportioned surplus remaining with the company under the provisions of this section as an additional reserve liability.

Section 5. At the time of the lapse of any policy of life insurance issued after January 1, 1907, upon which the premiums have been paid for three full years, the net value or reserve thereon together with the net value of any surplus additions as herein provided, less any loan or other indebtedness owing by the policyholder, shall be taken as a single prewium to purchase paid-up or extended insurance at the option of the insured; if the insured fail or neglect to exercise such option within sixty (60) days from the date of lapse and no provision is made for such failure or neglect in the policy contract, then the company shall apply such reserve either to the purchase of such paid-up, or extended insurance; and whenever any policy of life insurauce hereafter issued provides for loan, or cash surrender, the net value or reserve thereon together with the net value of any surplus additions as provided for in this act shall be taken as a basis for such loan or surrender value at the time such loan or surrender is granted. Under either of the provisions of this section the company may make a reasonable deduction as a lapse or surreader charge.

Section 6. On all policies of life insurance heretofore issued and now in force, under the provisions of which the distribution of surplus is deferred to a fixed or a specified time, the company shall, as of the thirty-first day of December following the date of the taking effect of this act, and annually thereafter, ascertain the amount of surplus in accordance with the above provisions to which all such policies as a separate class are entitled and shall annually apportion to such policies as a class, the amount of surplus so ascertained together with the interest earnings and accretions thereof, and no company or any of its officers shall be permitted to use any part of such apportioned surplus for any purpose whatsoever, other than the express purpose for which the same was accumulated, and the company shall annually, upon request of the holder of any deferred dividend policy, which has been in force three years or longer, mail to him a statement showing the amount of surplus accumulated to the credit of his policy including interest, savings and profits from all sources at the end of the preceding calendar year, and shall likewise mail to all holders of paid-up participating policies a similar statement, provided, however that|nothing in this section shall be construed to permit the further issuance of deferred dividend contracts.

Section 7. No life insurance company shall be permitted to enter into any agreement with any policyholder or applicant for insurance intended as a waiver of any of the provisions of this act, and it shall be the duty of the

Auditor of State to revoke the certificate of authority of any insurance company to transact business in this State which fails to comply with any of the requirements of this act, or for violating the same.

Emory H. English,
Chairman.
Adopted.
Substitute amendment adopted.
Flenniken of Clayton, from the committee on Elections, submitted the following report.

Mr. Speaker-Your committee on Elections, to whom was referred House file No. 7, a bill for an act providing for the nomination by political parties or organizations of candidates for various offices and the election of delegates to conventions of said political parties or organizations by a primary election and for the holding of convention by such political parties or organizations, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
J. C. Flenniken,

Chairman.
Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Elections, to whom was referred House file No. 308 a bill for an act regulating primary elections, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> J. C. Flenniken,
> Chairman.

Adopted and the bill was indefinitely postponed.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrollcd Bills respectfully report that they have examined, and find correctly enrolled Senate file No. 48, a bill for an act to legalize the acts of the board of directors and electors, and authorize the issuing of forty thousand $(\$ 40,000)$ dollars in school building bonds in the independent school district of Lyons City, Clinton County, Iowa, and to validate said bonds.

Also:
Senate file No. 173, a bill for an act to amend sections seventy (70), sev-enty-one (71) and one hundred forty-one (141) of the code, and to repeal the law as it appears in section one handred twenty-five (125) of the supple-
ment to the code and to enact a substitute therefor and to repeal the law as it appears in section one hundred twenty-six (126) of the supplement to the code, as amended by chapter five (5) of the acts of the Thirtieth General Assembly, and enact a substitute therefor and to amend the law as it appears in section twenty-six hundred twenty-t wo (2622) of the supplement to the code. relating to printing and binding.

Also:
Senate file No. 117, a bill for an act a mending section eighteen hundred seven ${ }^{*} y$-one ( 1871 ) of the code relating to the examination of state and savings banks.

Also:
Senate file No. 96, a bill for an act to amend section twenty-seven hundred sixty-eight (2768) of the code in relation to school building funds.

> H. L. Spaulding,

Chairman House Committee.
D. W. Turner, Chairman Senate Committee.

Adopted.
On motion of Cummings of Marshall House file No. 253, a bill for an act to prohibit unfair commercial discrimination between differcnt sections, communities, or localities, or unfair competition, and providing penalties therefor, with report of committee recommending passage was taken up and considered.

Mr. Cummings moved to amend by inserting in the fourth line of section one (I) of the printed bill, after the word "locality" the words "and creating a monopoly."

Amendment adopted.
Mr. Cummings moved that the, rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Coburn, Colclo, Cummings, Darrah, Davie, Doran, Dow, English, Flenniken, Freeman, Geneva, Greeley, Greene, Gregory, Hart, Head, Heles, Hume, Jacobson, Jones, Kendall, Kling, Laird, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Shaffer,

Stanbery, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Mr. Speaker-66.

The nays were:
Bailey, Bixby, Crose, DeMar, Epperson, Frudden, Hanna' McClurkin, Ritter, Saylor, Spaulding, Temple, Wright-r3.

Absent or not voting:
Buckingham, Clary, Cobb, Conn, Dashiell, Hakes, Hambleton, Hollembeak, Jepson, Kennedy, Koontz, Langan, Lowrey, Peet, Skinner, Springer, Teachout, Weeks, Whitmer, Wise Wyland-2I.

So the bill passed and the title was ageeed to.
On motion of Kendall the House adjourned until $1: 30$ this afternoon.

## AFTERNOON SESSION.

The House met pursuant to adjournment.
Speaker Clarke in the chair.
The Journal of Tuesday, March 2oth was corrected and approved.

PETITIONS AND MEMORIALS.
Olson of Worth presented a petition of citizens of Worth county requesting the passage of Reciprocal Demurrage ${ }_{4}^{\text {bill }}$.

Referred to the committee on Agriculture.
Mabin of Hancock presented a petition of citizens of Hancock county requesting the passage of Reciprocal Demurrageébill.

Referred to committee on Agriculture.
Hollembeak of Adair presented a remonstrance of physicians of Adair county against the appointment of an Osteopath on the State Board of Health.

Referred to committee on Public Health.
VanEaton of Lyon presented a petition of citizens of Lyon county requesting passage of Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Robinson of Emmet presented a petition of citizens of Emmet county requesting passage of the ${ }_{\mathrm{V}}^{*}$ Reciprocal Demurrage bill.

Referred to the committee on Agriculture.

Pritchard of Wright presented a petition of citizens of Wright county relative to Patent Medicine bill.

Referred to committee on Pharmacy.
Christianson of Hamilton presented a petition of citizens of Hamilton county relative to Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Stanbery of CerroGordo presented a petition of citizens of CerroGordo county relative to the Reciprocal Demurrage bill.

Referred to committee on Agriculture.

## introduction of bills.

By Davie of Crawford (by request), House file No. 397, a bill for an act to amend section fourteen hundred seven (1407) of the code, relative to the collection of delinquent taxes.

Read first and second time and referred to committee on Compensation of Public Officers.

By Davie of Crawford (by request), House file No. 398, a bill for an act to amend section four hundred ninety-one (491) of the code in relation to compensation of county treasurer.

Read first and second time and referred to committee on Compensation of Public Officers.

By Teter of Marion (by request), House file No. 399, a bill for. an act conferring upon women the right to vote for presidential electors.

Read first and second time and referred to committee on Woman's Suffrage.

On motion of Maben of Hancock, House file No. 320, a bill for an act to amend sections twenty-five hundred twenty-nine (2529), twenty-five hundred thirty (2530), twenty-five hundred thirty-four (2534) of the code and repeal and enact substitutes for sections twenty-five hundred thirty-three (2533) and twentyfive hundred thirty-eight (2538) thereof relating to the State Veterinary Surgeon, with report of committee recommending passage as amended, was taken up and considered.

Mr. Maben moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hanna, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stanbery, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Buckingham, Conn, Dashiell, Dow, Freeman, Hambleton, Hume, Kennedy, Koontz, McClurkin, McCreary, McCulloch, Mattes, Offill. Peet, Saylor, Skinner, Stoltenberg, Teter, Willson, Wyland-21.

So the bill passed and the title was agreed to.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard from the committee on Enrolled Bills, submitted the following report:

Mr. Spraker-Your committee on Enrolled Bills respectfully report that they have examined and find correctly enrolled, House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2) title eighteen (XVIII) of the code.

Also:
House file No. 199, a bill for an act to repeal the law as it appears in section seventeen hundred eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and to enact substitute therefor.

Also:
House file No. 199, a bill for an act to amend section sixteen hundred eighty-nine (1689) of the code relating to mutual insurance companies,

Also:
House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities, and providing that section thirtoen hundred five (1305) of the code shall not apply to such cities.

## Also:

House file No. 214, a bill fo an act to amend section nine hundred and two (902) of the code.

Also:
House file No. 258, a bill for an act to ${ }^{*}$ legalize the appointment of trustees for Cedar Township, Linn countyllowa, by the auditor of said county for the year 1906 .

Also:
House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 322, a; bill for an act to legalize the incorporation of the town of Yale, Guthrie county, Iowa, the election of its officers, the?passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 285, a bill for an act to legalize the special election heldin Armstrong, Monday, May 18, A. D., 1903, granting a franchise to the Armstrong Light and Heating Company, and all the ordinances, resolutions and acts of said council with reference thereto recited in this act.

## Also:

House file No. 329, a bill for an act to amend section one hundred twenty-two (122) of the code, relating to biennial reports of officers.

Also:
House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 332, a bill for an act to amend section ten hundred ninetythree (1093) of the code, relating to election boards.
H. L. Spaulding,

Chairmant.
Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No.

23, a bill for an act providing limitations for the commencement of actions, relative to real property, addition to chapter two (2) title eighteen (XVIII) of the code.

Also:
House file No. 198, a bill for an act to repeal the law as it appears in section seventeen hundred eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and to enact substitute therefor.

## Also:

House file No. 199, a bill for an act to amend section sixteen hundred eighty-nine(1689) of the code relating to mutual insurance companies.

Also:
House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities, and providing that section thirteen hundred five (1305) of the code shall not apply to such cities.

Also:
House file No. 214, a bill for an act to amend section nine hundred two (902) of the code.

## Also:

House file No. 258, a bill for an act to legalize the appointment of trustees for Cedar township, Linn county, Lowa, by the auditor of said county for the year 1906.

## Also:

House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie County, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 322, a bill for an act to legalize the incorporation of the town of Yale, Guthrie County, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 285, a bill for an act to legalize the special election held in Armstrong, Monday, May 18, A. D. 1903, granting a franchise to the Armstrong Light and Heating Company, and all the ordinances, resolutions and acts of said council with reference thereto recited in this act.

Also:
House file No. 329, a bill for an act to amend section one hundred twentytwo (122) of the code, relating to biennial reports of officers.

## Also:

House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison County, Iowa, the election of its ?officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 332, a bill for an act to amend section ten hundred ninetythree (1993) of the code, relating to election boards.
H. L. Spaulding,

Chairman House Committee.
D. W. Turnhr, Chairman Senate Committee.

## Adopted.

On motion of Gregory of Adams, House file No. 17,"a bill for an act to amend chapter fifty-three (53) acts of the Twenty-ninth General Assembly relative to duties of township trustees, the election, duties and compensation of road superintendents, the division or consolidation of road districts and collection of property road tax with report of Judiciary committee and substitute amendment submitted therewith, was taken up, considered and the report of the committee adopted.

Substitute amendment adopted.
Coburn of Cherokee moved to amend the bill by striking, out section five (5).

Clary of Chickasaw moved that further consideration Iof this bill be deferred until to o'clock tomorrow morning.

Motion lost.
A roll call was demanded by Davie of Crawford and Hakes of Pocahontas on the motion to amend.

On the question, Shall the amendment be adopted?
The yeas were:
Bealer, Bixby, Cassel, Cheney, Coburn, Conn, Crose, Dow, Greeley, Heles, Jepson, Leech, Lister, McAllister, McDole, Meredith, Nichols, Olson, Robinson, Saylor, Teachout, Wise-22.

## The nays were:

Bailey, Calderwood, Carden, Carstensen, Chassell, Christianson, Clark, Clary, Cobb, Colclo, Darrah, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Laird, Lowrey, Lundt, McClurkin, McCreary,

McCulloch, McNie, Maben. Martin, Mattes, Morris, Mott, Offill, Peet, Powers, Pritchard, Ritter, Sankey, Shaffer, Spaulding Springer, Stanbery, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wright, Mr. Speaker-66.

Absent or not voting:
Boland, Buckingham, Cummings, Dashiell, Flenniken, Hambleton, Kennedy, Kling, Koontz, McElrath, Skinner, Wyland-I2.

So the amendment was lost.
Gregory of Adams moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Boland, Calderwood, Carden, Carstensen, Chassel Christianson, Clark, Clary, Cobb, Coclo, Crose, Darrah, Davie DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hanna, Hart, Hollembeak, Hume, Jacobson, Jones, Kendall, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Peet, Powers, Ritter, Sankey, Shaffer, Springer, Stanberry, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wright Mr. Speaker-69.

The nays were:
Bealer, Bixby, Cassel, Coburn, Dow, Greeley, Head, Heles, Jepson, Kling, Lister, McAllister, McDole, McNie, Nichols, Olson, Pritchard, Robinson, Saylor, Spaulding-2 1.

Absent or not voting:
Buckingham, Conn, Cummings, Dashiell, Hambleton, Kennedy, Skinner, Willson, Wise, Wyland-Io.

So the bill passed.
Gregory of Adams moved to amend the titl by striking out "chapter fifty-three (53), acts of the Twenty-ninth General Assembly" and inserting in lieu thereof "chapter two (2), title eight (VIII) of the supplement to the code."

## Adopted.

Title as amended was agreed to
On motion of Teachout of Polk House file No. 380, a bill for an act authorizing the Executive Council to grant a right of way for a boulevard over and along the east side of southwest quarter of section twenty-seven (27), township seventy-eight (78), range twenty-four (24), west fifth principal meridian, with report of committee recommending passage, was taken up and considered.

Mr. Teachout moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas, were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hanna, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Mattes, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr, Speaker-8I.

The nays were:
Meredith-I.
Absent or not voting:
Boland, Buckingham, Coburn, Dashiell, Flenniken, Hambleton, Hume, Kennedy, Langan, Lister, McElrath, Martin, Skinner, Stoltenberg, Summers, Temple, Willson, Wyland-I8.

So the bill passed and the title was agreed to.
On motion of Ritter of Des Moines House file No. 338, a bill for an act to secure in matters of religious instruction a free exercise of religious preference to all inmates of state, county and city institutions maintained for the detention of persons held to committal or confinement in any penal correctional, charitable
or educational institution or other place of confinement maintained and supported by public funds, with report of committee recommending passage as amended by substitute was taken up and considered.

Hart of Allamakee moved to amend by striking out the word "secure" in the fifth line of section one and inserting the word 'permit'' in lieu thereof.

Motion prevailed.
The chief doorkeeper announced the arrival of the Pioneer Law Makers Association of Iowa, who entered and took seats on the west side of the house.

Dow of Franklin gave a brief address of welcome on behalf of the House.

Interesting addresses were made by Hon. Geo. D. Perkins, Representative Laird, Representative Mott, Hon. Alonzo Abernethy, Representative R. M. Wright, Representative M. L. Temple and Gen. James B. Weaver.

Mrs. Cheek of Des Moines favored the assemblage with two songs, which were well received.

The association then retired.
Clary of Chickasaw moved that House file No. 338 be made a special order for 10:30 A. M. tomorrow.

Motion prevailed.
Flenniken of Clayton moved that House file No. 372 be made a special order for Friday at io o'clock A. M.

Motion prevailed.
The following communication was received from the Governor and read and on motion of Weeks of Guthrie it was ordered printed in the Journal:

## 70 the Senate and House of Representatives of the Thirty-first General Assembly:-

Gentlemen-I have the honor to acknowledge the receipt of a resolution adopted by the Senate February 22, 1906, and concurred in by the House March 13, 1906, making certain inquiries touching the efforts of the railway lobby to defeat the proposed primary election law.

Recognizing that the information I have upon the subject to which the resolution relates is already in the possession of every member of the General Assembly, and also in the possession of every intelligent observer of public affairs, I nevertheless respond to the questions propounded in the resolution.

On the 20th day of February, 1906, I addressed the Republican voters of Iowa in a communication announcing my candidacy for renomination to the office of Governor. Inasmuch as the somewhat disjointed extracts from this communication that are quoted in the preamble to the resolution fail to conver an intelligent conception of my statements, I beg to quote that part of the commanication which refers to the railway lobby and the primary election measure:
" While giving to the corporations the most complete protection of their legitimate enterprises, we must expel them from politics. We have but to look over the history of the past few years to know how determined they are. The struggle now going on in Washington shows how well they prepare themselves to resist the just demands of the people. The history of the last four years in Iowa is crowded with evidence of the determination of the railway companies not only to manage their railroads, but to manage the state as well. At this moment, they are opposing with might and main the proposition to abolish free passes and free transportation. They ought to welcome an enactment that will require those who ride upon theirtrains to pay for the service, but on the contrary they are employing every known device to kill or cripple the pending measure. Why? I leave you to answer the question.

[^15]Concerning these statements, I am asked in the resolution:
'lst. How money is being used by the railroads to defeat the primary bill?''

An answer to the question involves a description of the manner in which a railway lobby ordinarily does its work. The railway lobby, here and elsewhere, has been in operation so long that most men understand fairly well how it furthers or retards proposed legislation. It expends moneygreat sums of money-but it rarely bribes. It ingratiates itself into the confidence of men through the respectability, the capacity, and the diplomacy of its representatives. It surveys a situation, and with keen perception understands how to aid men in attaining an ambition or accomplishing a much desired and oftentimes worthy object. It appreciates the force of public sentiment, and knows how to substitute fictitious for real opinions. It effects combinations so that it becomes helpful in defeating or passing measures through legislative bodies. It incites activity among the constituents of a member to the end that their desires, being frequently and emphatically expressed, may be accepted as the public will. It manipulates business relations so that the hope of gain or the fear of loss is made to play an important part in the pressure which the people bring to bear upon public servants.

If you will allow me, I will give you an illustration. For some time, there has been pending in Washington a bill which proposes to enlarge the authority of the Interstate Commerce Commission. In opposing the measure, the railway lobby brought into concert a great number of shippers, some of whom have received favors, some of whom expected to receive favors, and others who feared retaliation; and the voluminous petition of such shippers went forward to Washington as the voice of the business world. It secured the protest of thousands of honest, faithful employes, who had been made to believe that if the Interstate Commerce Commission should be given the power to fix a rate, the railway companies would reduce the compensation of the men in their service. It established prolific literary bureaus, from which emanated great quanties of printed matter, and these documents were circulated in every mail throughout the whole country. It hired agents to travel all over the United States, endeavoring to induce newspapers to publish ready-made editorials, and to print false and misleading statistics of infinite variety. In these and kindred ways, the railway companies have made their fight at Washington, and while the railway lobby in Des Moines is not so extensive, and has not adopted all these methods, it has pursued the same general plan. It has cultivated friendly relations with the legislature. It has been constant with its arguments, in season and out of season, against a primary, law. It has tried to reach the people of various communities, by letter and by personal solicitation, to the end so they might be induced to advise their senators and representatives that the voters were opposed to a primary law.

It requires money to maintain a lobby. Salaries, hotel bills, stenographers, traveling expenses, and many other expenditures must be provided for, and these expenditures must come directly from the treasuries of the railway corporations.

It is perfectly fair for a railway company to appear, through its representatives, before the appropriate committees of the General Assembly, and either object to or favor any proposed legislation that affects its properties. I have, however, no sympathy with a lobby that goes beyond a fair presentation of argument. I can understand how these companies justify to themselves the maintenance of a lobby that keeps constant watch over bills that affect either the revenue or management of rmilroads. Bear in mind that the point of my charge against the railway lobby in Des Moines this winter, in so far as it has opposed the primary election measure, is this: that railroad companies have no interest, or ought to have no interest, in such a measure. It does not touch either their business, their receipts, or the management of their properties in the remotest degree. It relates to the form of our government, and concerns only the individual voter. For a railway lobby to oppose any manner such as a measure, or to interfere in any way with its passage is intolerable, and can mean but one thing; namely that the railway companies are determined to dominate, if they can, our political affairs.

Your second question is,-
"2nd. What legislators, if any, have been the recipients of this money?"
In the address to Republican voters from which I have been quoted, I did not, expressly or impliedly, accuse any member of the General Assembly of being bribed or of accepting,money to influence his official action. I did not, expressly or impliedly, impugn the honesty of any member. There is no possible interpretation or construction of my language that imputes to any member a want of honor or a lack of integrity. I did not intend to reflect upon the motives of the Generall Assembly, nor upon any member of the body; nor did I even remotely suggest that those who opposed the pas ${ }^{-}$ sage of the primary election law were not doing so conscientously. The charge that I made was that the railway companies of the state were maintaining a lobby in the city of Des Moines for the purpose of defeating the proposed law, and that they;were using the power that money and organization create to effect $\}$ their object.

I retract nothing from this charge. I believe it to be true, and I reiterate it without change or modification. It must be obvious to you that from this charge no such inference can be drawn as is suggested in the resolution. I recognize that there may be honest differences upon this measure or any other. It is well known that the railway companies have made and are making tremendous efforts at Washington, through an organized lobby and through the expenditure of money, to defeat the bill extending the power of the Interstate Commerce Commission Nevertheless, there are members of Congress who are fighting the bill who are just as honest as those who are supporting it. My answer, therefore, to your second question is that $I$ have not said that legislators have been the recipient of money from the railway companies, and there is no ingenuity of construction that can torture my statement into such a conclusion.

Your third question is,
''3rd. Who are the 'masters of intrigue that arespending the win ter in Des Moines', and where are they located?'

I must decline to accept this question as a serious one. I cannot determine whether the purpose is to make me defend my rhetoric or to furnish a directory. If the former, I must submit to any criticism that your better taste may suggest; if the latter, I reply that the names of the men composing the active railway lobby in Des Moines are as well known to you as they are to me, and I very respectfully suggest that the most casual examination of the hotel registers will furnish a guide to their rooms.

Respectfully submitted,
Albert B. Cummins.
Speaker announced that as Speaker of the House he had signed, in the presence of the House, Senate files Nos. 48, 173, 117 and 96; also House files Nos. 198, 23, 199, 208, 322, 285, 246, $329,258,214,318$ and 332.

The following motion was filed:
Mr. Speaker-I move to recall House file No. 287 from further consideration of the committee on Appropriations and that same be returned to the possession of the House.

Wm. Совв.
I second the motion
John S. Stanb Ry.
On motion of Mott of Audubon the House adjourned until 9:30 tomorrow morning.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines, Iowa, March 22, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. William Williams of Des Moines, Iowa.

On request leave of absence was, granted Teachout of Polk until Friday.

On request leave of absence was granted Wyland of Shelby until Monday.

REPORTS OF COMMITTEES.
Chassell of Plymouth, from the committee on Printing, submitted the following report.

Mr. Speaker-Your committee on Printing, to whom was referred House file No. 382, a bill for an act to amend the law as it appears in section four hundred forty-one (441) supplement to the code, and chapter eighteen (18) of the Thirtieth General Assembly, relative to the compensation of official newspapers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
E. D. Chassell,

Chairman.
Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaiker-Your committee on Printing, to whom was referred Senate file No. 165, a bill for an act to amend section one hundred thirtyeight (138) of the code, in relation to printing the docket for the Supreme Court beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> E. D. Chassell,
> Chairman.

Adopted.


Hart of Allamakee, from the committee on Military Affairs, submitted the following report:

Mr. Speaker-Your committee on Military Affairs, to whom was referred House file No. 393 a bill for an act to amend the law as found in section thirteen hundred four (1304) of the supplement to the code, relating to exemption of property from taxation, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

William S. Hart,
Chairman.
Adopted.
Wise of Black Hawk from the committee on Railroads and Commerce, submitted the following report.

Mr. Speaker-Your committee on Railroads and Commerce, to whom was referred House file No. 22, a bill for an act to require all railroads doing business in the state of Iowa to transport all persons over the age of twelve at the rate of two cents per mile, and all persons between the ages of two and twelve years at the rate of one cent per mile, from all points within the state to any other point within the state, to prevent every distinction in the passenger rates within this state, and to provide punishment for the violation thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> C. A. WISE,
> Chairman.

Ordered passed on file.
Lundt of Tama offered the following recommendations of the minority of the committee on Railroads and Commerce on House file No. 22.

Mr. Speaker-Your committee to whom was referred House file No. 22 have considered the same and the minority beg leave to differ from the action of the majority and recommend that the said bill do pass.
J. F. Londt,
G. L. Vaneaton, John C. DeMar, J. H. Lowrey.

Ordered passed on file.
Lundt of Tama moved to substitute the recommendations of the minority for the report of the majority on House file No. 22.

Wise of Black Hawk moved as a substitute amendment that the report of the majoritv be adopted.

Lundt of Tama and Sankey of Decatur demanded a roll call.
On the question, Shall the substitute amendment be adopted?

The yeas were:
Bealer, Bixby, Boland, Buckingham, Cailderwood, Clark, Cobb, Coburn, Conn, Crose, Doran, Epperson, Freeman, Frudden, Greene, Hanna, Hart, Head, Jacobson, Kendall, Leech, McAllister, McCulloch, McDole, McElrath, Martin, Mott, Nichols, Pritchard, Robinson, Saylor, Stanbery, Stoltenberg, Summers, Temple, Washburn, Welden, Willson, Wise, Mr. Speaker-40.

The nays were:
Bailey, Carstensen, Chassell, Cheney, Christianson, Colclo, Darrah, Davie, DeMar, Dow, English, Geneva, Hakes, Heles, Hollembeak, Hume, Jepson, Kling, Laird, Langan, Lister, Lowrey, Lundt, Maben, Meredith, Morris, Offill, Olson, Peet, Powers, Ritter, Sankey, Shaffer, Spaulding, Teter, Van Eaton Weeks, Whiting, Whitmer, Wright-40.

Absent or not voting:
Carden, Cassel, Clary, Cummings. Dashiell, Flenniken, Greeley, Gregory, Hambleton, Jones, Kennedy, Koontz, McClur kin, McCreary, McNie, Mattes, Skinner, Springer, Teachout, Wyland-20.

So the amendment was lost.
Kendall of Monroe moved that further consideration of House file No. 22 be made a special order immediately following special order No. 20.

Motion prevailed.
Committee appointed to draft resolutions of respect to the memory of Hon. A. O. Lomen made its report, which was adopted unanimously.

Committee appointed to draft resolutions of respect to the memory of Hon. C. C. Vanderpool made its report, which was adopted unanimously.

On request of Buckingham of Buena Vista, unanimous consent having been given, House file No. 171, a bill for an act to amend section twenty hundred fifty-two (2052) of the code, with Senate amendments, was taken up and the amendments read and considered.

Mr. Buckingham moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

The yeas were:
Bailey, Boland, Buckingham, ${ }_{,}^{\text {TC }}$ Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott,Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Summers, Teter, Washburn, Welden, Whiting, Wright, Mr. Speaker-8r.

The nays were:
None.
Absent or not voting:
Bealer, Bixby, Cassel, Flenniken, Kennedy, Koontz, McClurkin, McCreary, McCulloch, Skinner, Stanbery, Teachout, Temple, Van Eaton, Weeks, Whitmer, Willson, Wise, Wyland-ig.

So the House concurred in the Senate amendments.
Cobb of Taylor called up motion to recall House file No. 287 from the committee on Appropriations and place the same before the House for consideration.

Cobb of Taylor and McAllister of Linn demanded a roll call.
On the question, Shall the House recall the bill from the committee on Appropriations?

The yeas were:
Bailey, Bixby, Carden, Cheney, Clark, Cobb, Darrah, Freeman, Hart, Hollembeak, Jones, Kling, Lister, McAllister, McNie, Meredith, Morris, Nichols, Powers, Pritchard, Sankey, Shaffer, Spaulding, Stanbery, Summers, Temple, Weeks, Whiting, Whitmer, Willson, Wise, Mr. Speaker-32.

The nays were:
Bealer, Boland, Buckingham, Calderwood, Carstensen, Chassell, Christianson, Clary, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Heles, Hume, Jacobson, Jepson, Kendall, Laird, Langan, Leech, Lowrey, Lundt, McCreary, McCulloch, McDole, Maben, Mattes, Mott, Offill, Olson, Peet, Robinson,

Saylor, Springer, Stoltenberg, Teter, Van Eaton, Washburn, Welden, Wright-56.

## Absent or not voting:

Cassel, Hakes, Head, Kennedy, Koontz, McClurkin, McElrath, Martin, Ritter, Skinner, Teachout, Wyland-i2.

So the House refused to recall the bill.
On motion of Robinson of Emmet House file No. 289, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to assessment of national, state and savings banks, with report of committee recommending passage, was taken up and considered and the report of the committee adopted.

Teter of Marion moved to amend House file No. 289 by the adoption of the following substitute:
A Bilc for an act amending section thirteen hundred eleven (1311) and thirteen hundred twenty-two (1322) of the code, relating to the assessment and taxation of moneys and credits and shares of stock of National banks.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section thirteen hundred eleven (1311) of the code be and the same is hereby amended by striking out the period and inserting a semicolon after the word "property" in the last line of said section, and adding thereto the following:

Nor shall any person owning moneyed capital, employed in buying and selling promissory notes, bills of exchange, coin or bullion, or in making loans upon personal security or otherwise, or in discounting commercial paper, or dealing in bonds or securities, or in carrying on the business of banking, be entitled to deduct any debts owing by him from the value of such moneyed capital.

Section 2. That section thirteen hundred twenty-two (1322) of the code be and the same is hereby amended by striking out the period after the word "shares" where such word first appears in the ninth line of said section, and substituting a semicolon therefor and inserting after the word "shares" as the same first appears in the ninth line of said section, the following:
" And no stockholder of a national bank shall be entitled to deduct any debt owing by him from the value of such shares of stock assessed to him."

Head of Greene moved to amend the substitute amendment by striking out section one (i) and numbering section two (2) as number one ( I ).

Amendment to amendment lost.
Teter of Marion and Gregory of Adams demanded a roll call. On the question, Shall the substitute be adopted?

The yeas were:
Bealer, Buckingham, Calderwood, Carden, Cheney, Colclo; Conn, DeMar, Doran, English, Flenniken, Greene, Gregory, Jepson, Kendall, Leech, Lister, McCulloch, Maben, Meredith, Nichols, Shaffer, Teter, Welden, Whitmer-25.

The nays were:
Bixby, Boland, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Dashiell; Davie, Dow, Epperson, Freeman, Frudden, Geneva, Hakes, Hambleton, Hanna, Head, Heles, Hume, Jacobson, Jones, Kling, Koontz, Laird, Lundt, McAllister, McCreary, McDole, McNie, Martin, Mattes, Morris, Mott, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Whiting, Wise, Mr. Speaker-59.

Absent or not voting :
Bailey, Carstensen, Greeley, Hollembeak, Kennedy, Langan, Lowrey, McClurkin, McElrath, Skinner, Teachout, Weeks, Willson, Wright, Wyland, Hart-I6

So the House refused to adopt the substitutute amendment.
Robinson of Emmet moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bealer, Cassel, Chassell, Christianson, Clark, Clary, Crose, English, Epperson, Freeman, Geneva, Hakes, Hambleton, Hanna, Head, Hume, Jones, Kling, McAllister, McCreary, Mattes, Morris, Pritchard, Robinson, Spaulding, Stanbery, Temple, Wise-28.

## The nays were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cheney, Cobb, Coburn, Colclo, Conn, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Flenniken, Frudden, Gregory, Hart, Heles, Jacobson, Jepson, Kendall, Koontz, Laird, Leech, Lister, Lundt, McCulloch, McDole, McNie, Maben, Martin, Meredith, Mott, Nichols, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Springer, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Welden, Whitmer, Willson, Mr. Speaker-55.

Absent or not voting:
Boland, Cummings, Greeley, Greene, Hollembeak, Kennedy, Langan, Lowrey, McClurkin, McElrath, Offill, Skinner, Teachout, Weeks, Whiting, Wright, Wyland-i 7.

So the bill was lost.
On motion of Clary of Chickasaw House file No. 338, a bill for an act to secure in matters of religious instructions a free exercise of religious preference to all inmates of state, county and city institutions maintained for the detention of persons held to committal or confinement in any penal, correctional, charitable or educational institution or other place of confinement maintained and supported by public funds, was taken up and considered.

Substitute amendment adopted.
Mr. Clary moved to amend by adding at the end of section two (2) of the bill, the following: "That minister or ministers attending persons as provided by this act shall be entitled to no compensation for so doing."

Amendment adopted.
Cummings of Marshall moved to amend by stiiking out section three (3).

Amendment lost.
On motion of Geneva of Keokuk the House adjourned until 2 o'clock.

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.
Consideration of House file No. $338^{\circ}$ was resumed.
Ritter of Des Moines moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, - Carstensen, Chassell, Clark, Clary, Coburn, Colclo, Crose, Darrah, Davie, English, Epperson, Flenniken, ${ }_{n}$ Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hanna, Hart, Heles, Hume, Jacobson, Jepson, Kendall, Koontz,Langan, Leech, McClurkin,

McCreary, McCulloch, McDole, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-65.

The nays were:
Bixby, Cassel, Cheney Christianson, Cobb, Cummings, DeMar, Doran, Dow, Greene, Hambleton, Head, Jones, Kling, Laird, Lister, Lowrey, Lundt, Martin, Offill, Robinson, Summers, Washburn,-23.

Absent or not voting:
Conn, Dashiell, Hollembeak, Kennedy, McAllister, McElrath, McNie, Saylor, Skinner, Stanbery, Teachout, Wyland -12 .

So the bill passed and the title was agreed to.
Doran of Boone asked unanimous consent to withdraw House file No. 354 from committee on Railways and Commerce.

Granted.
Flenniken of Clayton moved that special order No. 20, House file No. 372 be discharged for tomorrow and made a special order for Tuesday morning at ten o'clock.

Motion prevailed.

## INTRODUCTION OF BILLS.

By committee on Appropriations, House file No. 400, a bill for an act making appropriations to the Iowa State College of Agriculture and Mechanic Arts, the State University, and the State Normal School.

Read first and second time and passed on file.
On motion of Langan of Clinton, House file No. 362, a bill tor an act to amend section eleven hundred six (ino6) of the code relating to the form of ballot used in elections, with report of committee recommending passage as amended, was taken up and considered.

Mr. Langan moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Darrah, Davie, DeMar, Dow, English, Epperson, Flenniken, Freeman, Frudiden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Temple, Van Eaton, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-84.

## The nays were:

Doran-I.
Absent on not voting:
Coburn, Conn, Cummings, Dashiell, Greene, Kennedy, McCreary, Mattes, Skinner, Stanbery, Summers, Teachout, Teter Washburn, Wyland-I5.

So the bill passed and the title was agreed to.
On motion of English of Polk, House file No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) acts of the Thirtieth General Assembly, relating to primary elections, with report of committee recommending passage, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, Mc-

Culloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding, Summers, Temple, Teter, VanEaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-8i.

The nays were:
None.
Absent or not voting:
Buckingham, Cheney, Conn, Cummings, Dashiell, Dow, Gregory, Head, Kennedy, Lowrey, McCreary, Mattes, Saylor, Skinner, Springer, Stanbery, Stoltenberg, Teachout, Weeks, Wyland-Ig.

So the bill passed and the title was agreed.
On motion of Spaulding of Howard, Senate file No. 6i, a bill for an act to amend the law as it appears in section seven hundred thirty-two (732) of the supplement to the code relating to the levy of taxes for library purposes, with report of committee recommending passage as amended by substitute, was taken up, considered and the report of the committe adopted.

Substitute amendment adopted.
Mr. Spaulding moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## 'He yeas were:

Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Davie, DeMar, Dow, Epperson, Frudden, Greeley, Greene, Hakes, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch. McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Summers, Temple, Van Eaton, Washburn. Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-75.

## The nays were:

Doran, Geneva, Hambleton, McCreary, Pritchard-5.

## Absent or not voting:

Buckingham, Coburn, Cummings, Dashiell, English, Flenniken, Freeman, Gregory, Kennedy, Langan, Maben, Nichols, Saylor, Skinner Stanbery, Stoltenberg, Teachout, Teter, Weeks, Wyland -20.

So the bill passed and the title was agreed to.
On motion of Lowrey of Calhoun, substitute for Senate file No. 64, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine (2589) of the supplement to the code, and section twenty-five hundred ninety (2590) of the code, and to enact a substitute therefor relative to the examination of pharmacists and their assistants, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Lowrey moved that the rule be suspended and that the bill be read a third time now, which (motion prevailed; and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Clark, Coburn, Colclo, Crose, Darrah, Davie, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Powers, Ritter, Sankey, Shaffer, Spaulding, Summers, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-65.

The nays were:
Christianson, Clary, Cobb, Jepson, Kendall, McCreary, Teter-7.

Absent or not votung:
Bealer, Bixby, Boland, Conn, Cummıngs, Dashiell, DeMar, English, Geneva, Greene, Gregory, Heles, Hume, Jones, Kennedy, Kling, Langan, Nichols, Pritchard, Robinson, Saylor, Skinner, Springer, Stanbery, Stoltenberg, Teachout, Temple, Whitmer, Wyland-28.

So the bill passed and the title was agreed to.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House file No. 23, a bill for an act providing limitations for the commencement of actions, relative to real property, additional to chapter two (2) title eighteen (XVIII) of the code.

Also:
House file No. 198, a bill for an act to repeal the law as it appears in section seventeen hundred eighty-four (1784) of the supplement to the code, relating to assessment life insurance associations, and to enact substitute therefor.

Also:
House file No. 199, a bill for an act to amend section sixteen hundred eighty-nine (1689) of the code relating to mutual insurance companies.

Also:
House file No. 208, a bill for an act relating to the assessment and taxation of property in special charter cities, and providing that section thirteen hundred five (1305) of the code shall not apply to such cities.

Also:
House file No. 214, a bill for an act to amend section nine hundred two (902) of the code.

Also:
House file No. 258, a bill for an act to legalize the appointment of trustees for Cedar township, Linn county, Iowa, by the auditor of said county for the year 1906.

Also:
House file No. 246, a bill for an act to legalize the incorporation of the town of Jamaica, Guthrie County, Iowa, the election of its officers, the passage and adoption of its.ordinances and resolutions and all acts, done by the council of said town.

Also:
House file No. 322, a bill for an act to legalize the incorporrtion of the town of Yale, Guthrie County, Lowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 285, a bill for an act to legalize the special election held in Armstrong, Monday, May 18, A. D. 1903, granting a franchise to the Armstrong Light and Heating Company, and all the ordinances, resolutions and acts of said council with reference thereto recited in this act.

Also:
House file No. 329, a bill for an act to amend section one hundred twen-ty-two (122) of the code, relating to biennial reports of officers.

Also:
House file No. 318, a bill for an act to legalize the incorporation of the town of Woodbine, Harrison County, lowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by council of said town.

Also:
House file No. 322, a bill for an act to amend section ten hundred ninetythree (1093) of the code, relating to election boards.
H. L. Spaulding,

Chairman.
March 22, 1906.
Adopted.
On motion of Coburn of Cherokee, House file No. 366, a bilk for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10), title four (4), of the code, with report of committee recommending passage, was taken up and considered,

Mr. Coburn moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Geneva, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, Mc Elrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Summers, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-80.

The nays were:
None.

Absent or not voting:
Colclo, Dashiell, Frudden, Greeley, Greene, Gregory, Heles, Hume, Kennedy, Langan, Lister, Mattes, Peet, Saylor, Skinner, Stanbery, Stoltenberg, Teachout, Willson, Wyland-20.

So the bill passed and the title was agreed to.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed:
I move to reconsider the vote by which Senate file No. 30 passed the House.
L. F. Springer.

I second the motion.
Theo. Carstensen.
I move to reconsider the vote by which Senate file No 30 went to its third reading in the House.
L. F. Springer.

I second the motion.
Theo. Carstensen.
The following withdrawal was filed:
I hereby withdraw the motion to re-consider the vote by which Senate file No. 30 passed the House March 22.

Theo. Carstensen.
At $4: 15$ P. m., after the close of the session, the following motion to reconsider was filed:

I move to reconsider the vote by which Senate file No. 30 passed the House.
A. E. MCDole

I second the motion.
L. F. Springer

I move to reconsider the vote by which Senate file No. 30. passed to third reading.
A. E. McDole.

I second the motion.
L. F. Springer.

On motion of Wright of Webster the House adjourned until 9:30 tomorrow morning.

# JOURNAL OF THE HOUSE. 

Hall of the House of Represfntatives, ? Des Moimes, Iowa, March 23, 1906. $\}$

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. A. J. Haggett of Des Moines, Iowa.

The Journals of Wednesday, March 21, and Thursday, March 22, were corrected and approved.

On request of Darrah of Lucas leave of absence was granted McDole of Jackson until Tuesday.

PETITIONS AND MEMORIALS.
McElrath of Woodbury presented petition of citizens of Woodbury county protesting against the passage of House file No. 300.

Referred to committee on Judiciary.
Shaffer of Fayette presented petition of citizens of Fayettr county relative to Womans' Suffrage.

Referred to committee on Constitutional Amendments.
Buckingham of Buena Vista presented petition of citizens of Buena Vista county favoring the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Buckingham of Buena Vista presented petition of citizens of Storm Lake favoring enactment of a law to prohibit Sunday ball.

Referred to committee on Police Regulations.
Hakes of Pocahontas presented petition of citizens of Rolfe favoring the Reciprocal Demurrage bill.

Referred to committee on Agriculture.

Sankey of Decatur presented petition of doctors of Decatur asking the enactment of the Patent Medicine bill.

Referred to committee on Pharmacy.

## REPORTS OF OOMMITTEES.

Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Speaker--Your committee on Roads and Highways, to whom was referred House file No. 396, a bill for an act to encourage the growth of osage fence posts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. Z. Bailey, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker:-Your committee on Roads aud Highways, to whom was referred House file No. 379 a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three (1533) and fifteen hundred forty-a ( $1540-a$ ) of the supplement to the code, relating to working roads, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by inserting in line eight (8) of section ono (1) thereof, after the word "collect"' the words, "with the first installment," and when so amended that the bill do pass.

> M. Z. Bailey, Chairman.

## Adopted.

Amendments adopted.
Koontz of Johnson, from the committee on Public Libraries submitted the following report:

Mr. Speaker-Your committee on Public Libraries, to whom was referred Senate file No. 159, a bill for an act to amend the law as it appears in section seven hundred twenty-nine (729) of the supplement to the code, and four hundred twenty-two (422) of the code, relating to the powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is located. Also additional to title four (4), chapter ten (10) of the code, relating to the powers of township trustees, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> G. W. Koontz,
> Chairman.

Adopted.

McClurkin of Louisa, from the committee on Agricultural College, submitted the following report:

Mr. Speaker-Your committee on Agricultural College, to whom was referred House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration aud have instructed me to report the same back to the House with the recommendatien that the same be referred to the committee on Ways and Means.

> E. L. McClurkin,
> Chairman,,

Adopted and the bill was so referred.
Chassel of Plymouth, from the committee on printing, submitted the following report:

Mr. Speakhr-Your committee on Printing to whom was referred Senate file No. 47, bill for an act to amend section forty-seven (47) of the code, relative to compensation of newspapers for the publication of laws, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. D. Chassel<br>Chairman.

## Adoptea.

Meredith of Cass, from committee on Judiciary, submitted the following report:

Mr. Sphaker-Your committee on Judiciary to whóm was referred House file No. 231 a bill for an act providing that the owners of stallions and jacks shall have a lien for the service fee of said animals upon the female served, and upon the get thereof, and providing punishment for the willful destruction, concealment, sale or other disposition of said female or get during the existence of said lien, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor.

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 231.
A Bill for an act providing that owners or keepers of stallions or jacks shalt have a lien upon the get of any such animal for the service fee thereof; and providing punishment for the unlawful concealment of such get, or the dam thereof, or for any sale or other disposition of such get during the existence of such lien, or of such dam after service and before the birth of such get, without giving the purchaser written notice or information of the existence of such lien.

## Be it Enacted by the General Assembly of the State of Iowa.

Section 1. The owner or keeper of any stallion or jack, kept for public hire, shall have a lien for the service fee of any such animal upon the get
thereof for the period of one year from and after the birth of such get. which lien shall take precedence over all other liens thereon which become effective aitter the taking effect of this act.

Section 2. Any such owner or keeper who wishes to take advantage of the provisions of the foregoing section as against existing creditors or subsequent purchasers, without notice, shall commence the action and levy the writ of attachment herein provided for within ten months after the birth of such get; but the failure to so begin said action and make said levy shali not defeat such lien, except as against purchasers or incumbrancers in good faith, without notice, whose rights accrued after said ten months and before the levy of said writ.

Section 3. Said lien may be enforced at any time after such get is four months old and before the termination thereof by the commencement of an action in which the lienor shall be entitled to a writ of attachment upon filing with the clerk of the district court or any justice of the peace a verified petition stating that the action is commenced to recover said service fee; and the procedure thereunder shall be the same, as nearly as may be, as in other cases of attachment, except no bond shall be required.

Section 4. Any person who shall sell or in any manner dispose of any get during the existence of the lien herein created, or the dam thereof after service and before the birth of such get, without giving the purchaser thereof written notice or information of such lien, or any person who shall, with intent to defraud such lienor, conceal such dam prior to the birth of such get, or conceal such get during the existence of such lien, be deemed guilty of a misdemeanor.

Section 5. This act being deemed of immediate importance, shall be in effect from and after its publication in the Register and Leader and in The Des Moines Capital, newspapers printed and published at Des Moines, Iowa.

And when so amended that the bill do pass.

## C. A. Meredith, Chairman pro tem.

## Ordered passed on file.

Mr. Spaker-The undersigned, a minority of the committee on Judiciary, to whom was referred House file No. 231, beg leave to report that they dissent from the report of the majority, and recommend that said House file be indefinitely postponed.

> N. E. Kendall,
> C. N. Jepson,
> R. M. Wright,
> M. L. Temple,
> R. C. Langan,
> L. F. Springer.

## Ordered passed on file.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 355, a bill for an act authorizing the employment of special counsel to assist the Attorney-General in certain litigation, and making an appropriation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kendall,
> Chairman.

Adopted.
! $\therefore \quad . \quad 1 \mathrm{~T}$

## Also:

Mr. Speaker-Your committee on Judiciary, to whom was referrea Senate file No. 1, a bill for an act to amend section one hundred ninetythree (193) of the code, and to provide for the chief justiceship of the Supreme Court of Iowa, beg leave to report that they have had the same uuder consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
N. E. Kendall,

Chairman.
Adopted and the bill was indefinitely postponed.
Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriatons, to whom was referred House file No. 170, a bill for an act providing for the purchase and erection of a monument at the grave of William M. Stone, and making an appropriation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes,
Chairman.
Adopted and the bill was indefinitely postponed.


#### Abstract

Also: Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 155, a bill for an act to appropriate money for the construction of a suitable fire proof building on the Iowa State Fair Grounds for the use of Iowa manufacturers in exhibiting their products, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendathat the same be indefinitely postponed.


Jos. Mattes,
Chairman.
Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 35, a bill for an act to provide for the manufacture of binding twine in the state prison of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed

Jos. Mattes,
Chairman.
Adopted and the bill was indefinitely postponed.
Report of joint committee appointed to draft resolutions of respect to the memory of the late Hon. I.. G. Kinne was presented and resolutions were unanimously adopted.

McAllister of Linn called up the resolution introduced March 17, relating to charges for "soap etc." against members of the Thirtieth General Assembly, as appearing in the report of Execu. tive Council, and moved the adoption of the resolution.

Motion prevailed and the resolution was adopted, and the Speaker appointed as such committee McAllister of Linn, Buckingham of Buena Vista and Lundt of Tama.

On request of Temple of Clarke, unanimous consent having been given, House file No. i14, a bill for an act to amend chapter twelve (i2), title eighteen (i8), of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers, with Senate amendments, was taken up and the amendments read and considered.

Mr. Temple moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt McAllister, McClurkin, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, .Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-84.

The nays were:
None.
Absent or not voting:
Bixby, Boland, Carden, Cummings, Dashiell, Dow, Flenniken, Greeley, Listor, McCreary, McCulloch, McDole, Martin, Robinson, Skinner, Summers, Wyland-I6.

So the House concurred in the Senate amendments.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speakar-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 189, a bill for an act to create a Board of Regents for the State University, the College of Agriculture and Mechanic Arts and the Normal School, and to prescribe its duties and to provide for the management and control of the State University, the College of Agriculture, and Mechanic Arts and the Normal School, to make appropriations therefor and to define certain offenses and provide penalties therefor, and to repeal sections twenty-six hundred seventeen (2617), twenty-six hundred eighteen (2618), twenty-six hundred nineteen (2619), twenty-six hundred twenty (2620), twenty-six hundred thirty-five (2635), twenty-six hundred thirty-six (2636), twenty-six hundred forty-two (2642), twenty-six hundred forty-six (26i6), twenty-six hundred forty-seven (2647), twenty-six hundred fifty (2650), , twenty-six hundred fifty-one (2651), twenty-six hundred fiftytwo (2652), twenty-six hundred fifty-three (2653), twenty-six hundred sixtyeight (2638), tweaty-six hundred sixty-nine (2669), twenty-six hundred seventy (2670), twenty-six hundred eighty-one (2681) of the code, and the law as it appears in sections twenty-seven hundred twenty-seven-a-fifty three (2727-a-53), twenty-seven hundred twenty-seven-a-fifty-four (2727-a-54), twenty-seven hundred twenty-seven-a-fifty-five (2727-a-55), twenty-seven hundred twenty-seven-a-fifty-six (2727-a-56), of the supplement to the code, and to repeal all acts and parts of acts inconsistent with this act.

Geo. A. Newman,
Secretary.
Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to recalling report from State Printer.
Whereas, the biennial report of the State Board of Health for the period ending June 30, 1905, has not yet been printed, and

Whereas, it cannot be printed before the adjournment of the Thirtyfirst General Assembly, and

Whereas, the fiscal period will close on June 30, 1906, when another report should be published, therefore
Be it Resolved by the General Assembly of the State of Iowa:
That copy for the biennial report of the State Board of Health be recalled from the State Printer and returned to the Secretary of the said Board of Health and said report be not printed.

Gro. A. Newman, Secretary.

On motion the rule was suspended and the resolution was concurred in.

## INTRODUCTION OF BILLS.

By Buckingham of Buena Vista,"House file No. 40I, a bill for an act to amend the law as it appears in section fifteen hundred thirty ( 1530 ) of the supplement to the code, relative to the levy of taxes for roads and highways.

A Bill for an act to amend the law as it appears in section fifteen hundred thirty (1530) of the supplement to the code, relative to the levy of taxes for roads and highways.

Be it Enacted by the General Assembly of the State of Iowa.
Section 1. That the law as it appears in section fifteen hundred thirty (1530) of the supplement to the code, be amended by inserting after the word "towns" in the fifth line, the following: "Excepting in cases provided for by section twenty (20) chapter sixty-eight (68) of the laws of the Thirtieth General Assembly, when the board of supervisors may levy not to exceed one additional mill;" also by inserting after the word "Council" in the twelfth line, the following: "Excepting in cases where the board of supervisors make an additional levy for payment of drainage benefits assessed against roads and highways, when the entire amount arising from such additional levy shall be conveyed into the county road fund;' also by changing the period at the end of said section to a comma, and adding the following thereto; 'unless an additional levy is made for the payment of drainage benefits to the roads and highways as above provided."

Section 2. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Capital, two newspapers published in the city of Des Moines, Iowa,

Read first and second times and referred to committee on Roads and Highways.

By Shaffer of Fayette, House file No. 402, a bill for an act to protect the public health and the health of domestic animals by providing for the inspection of neat cattle brought into the state for breeding or dairy purposes.

HOUSE FILE NO. 402.
A Bile for an act to protect the public health and the health of domestic animals by providing for the inspection of neat cattle brought into the state for breeding or dairy purposes.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the importation of neat cattle for breeding and dairy purposes into the state is hereby prohibited, except when such cattle are accompanied with a certificate from an inspector whose competency and reliability are certified to by the authority charged with the control of domestic aminals in the state from whence the cattle came, certifying that said cattle have been examined and subjected to the tuberculine test within sixty days next preceding the date of such importation, and are free from disease.

Section 2. In lieu of an inspection certificate as required in the preceding section, cattle may be detained at suitable stockyards or other inclosure within this state nearest to the state line, on the railroad or highway over which they are shipped, driven or hauled, and there examined at the expense of the owner, or may be shipped or driven to their destination under quarantine, there to remain in quarantine until properly examined at the expense of the owner, and released by the state veterinary surgeon. Such expense shall be a lien upon the cattle.

Section 3. Any person, firm, company, corporation or agent thereof, violating any of the provisions of this act, shall be guilty of a misdemeanor, and upon convicion thereof shall be fined for each offense not more than one hundred dollars, or be imprisoned in the county jail not more than thirty days, or both fined and imprisoned, at the discretion of the court. Such person, firm, company, corporation or agent shall be llable for the full amount of damages that may result from the violation of this act. Action may be brought in any county in which said cattle are sold, offered for sale or delivered to a purchaser, or in which they may be detained in transit.

- Section 4. It shall be the duty of the state veterinary surgeon to enforce the provisions of this 2 ct.

Section 5. This act, being deemed of immediate importance, shall be in effect after its publication in the Register and Leader and Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

Read first and second time and referred to committee on Animal Industry.

By committee on Appropriations, House file No. 403, a bill for an act making appropriations for the construction, enlargement, equipment, repair, improvement, land and contingent funds for the State Hospitals, Penitentiaries, Industrial Schools, Institution for Feeble Minded Children, College for the Blind, School for the Deaf, Iowa Soldiers' Home and Iowa Soldiers' Orphans Home and authorizing a change in the use of certain other appropriations heretofore made.

## HOUSE FILE NO. 403.

A Bill for an act making appropriations for the construction, enlargement, equipment, repair, improvement, land and contingent funds for the State Hospitals, Penitentiaries, Industrial Schools, Institution for Feeble Minded Children, College for the Blind, School for the Deaf, Iowa Soldiers' Home and Iowa Soldiers' Orphans' Home and authorizing a change in the use of certain other appropriations heretofore made.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That there is hereby appropriated out of any money in the state treasury not otherwise appropriated the amount of four hundred thirtynine thousand eight hundred seventy-six and forty-six one-hundredths ( $\$ 439,87646$ ) dollars for the construction, enlargement, equipment, repair, improvement, land, and contingent funds for the state hospitals, penitentiaries, industrial schools, institution for feeble minded children, college for the blind, school for the deaf, lowa soldiers' home and Iowa soldiers' orphans' home in sums as hereinafter specified.

Section 2. All money appropriated by this act shall be drawn from the state treasury and expended in the manier provided by chapter eleven-b (11-b) of title thirteen (XIII) of the supplement to the code. Any balance remaining of any approviation after the object for which it was made has been accomplished may be expended in the discretion of the board of control of state institutions for any purpose connected with the institution for which the appropriatian was made.

Section 3. Of the appropriations made by this act the Lowa Soldiers' Home at Marshalltown shall receive sums as follows:

For an addition to the woman's dormitory and furnishing and equipping the same $\$ 15,000.00$
For reservoir and connections ..................................... . . $40,00.00$
For new bake oven...... .......................................... . $1,300.00$
For new mangle . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1, 800.00
For improvement of grounds.......................................... $\quad$. 000.00
For addition to boiler house. ........................................ . . . $2,500.00$
For new boilers and connections................................. . . $6,000.00$
For addition to hospital, with connections and equipment..... $30,000.00$
For additional fire protection..................................... $1,800.00$
For cement floors, furniture and contigent and repair fund..... 5,000.00
For addition to woman's hall and equipping and furnishing the same, the sum of $\$ 3,500.00$ which was appropriated by section three (3) of chapter one hundred eighty (180), of the acts of the Twenty-ninth General Assembly for an elevator for the main building, connections, equipment and changes, is hereby appropriated

Section 4. Of the appropriations made by this act the Iowa Soldiers' Orphans' Home at Davenport shall receive sums as follows:
For changing cottage to instruct girls in practical housekeeping \$ 1,200.00
For painting. ..... $1,000,00$
For repairing portico roofs ..... 1,000.00
For new engine and generator ..... 3,000.00
For floor and ceiling of engine room ..... 300.00
For new porches. ..... 700.00
For rear porches and cement floors ..... 500.00
For permanent walks ..... 200.00
For fences ..... 200.00
For new hog house ..... $1,200.00$
For storm entrances to dining room ..... 300.00
For changing old kitchen ..... 300.00
For books and periodicals, ..... 250.00
For contingent and repair fund ..... $2,500.00$
Section 5. Of the appropriations made by this act the Co lege for theBlind at Vinton shall receive sums as follows:
For new boilers, smokestack, and changing and enlarging boiler house. ..... $\$ 12,00000$
For new coal house ..... 2,500.00
For contingent and repair fund ..... 1,000.00
Section 6. Of the appropriations made by this act the School for theDeaf at Council Bluffs shall receive sums as follows:
For a new boiler house, laundry building and machine shop, boilers, tunnels, connections and equipment, and for moving machinery from old power plant and reinstalling, and for a new engine and generator. ..... $\$ 50,000.00$
For fencing. ..... 500.00
For grading and waliss ..... 1,000.00
For moving temporary school building ..... 1,500.00
For further equipment of industrial shop ..... 250.00
For wrecking old kitchen, dining room and laundry ..... 1,000.00
For library, periodicals and binding ..... 250.00
For piggery ..... 1,200 00
For contingent and repair fund ..... $1,500.00$
Section 7. Of the appropriations made by this act the Institution forFeeble Minded Children at Glenwood shall receive sums as follows:
For improvement of water supply, including reservoirs, pumps and connections ..... $\$ 25,000.00$
For tile floor for kitchen of administration building ..... 1,500.00
For static machine and medical and surgical instruments ..... $1,000.00$
For beds and bedding ..... 1,750.00
For furniture and furnishings ..... 500.00
For pipe covering ..... 5,500.00
For new engines, the sum of $\$ 1,500.00$ appropriated by sectionseven (7) of chapter one hundred eighty (180) of the acts ofthe Twenty-ninth General Assembly is hereby appropriatedand in addition the further sum of $\$ 500.00$2,000.00
For contingent and repair fund ..... 5,000.00
Section 8. Of the appropriations made by this act the Industrial Schoolfor Boys at Eldora shall receive sums as follows:
For a hospital building, connections and equipment ..... $\$ 7,000.00$
For a blacksmith and machine shop ..... 6,000.00
For draining land ..... 1,000 00
For fencing ..... 800.00
For agricultural implements ..... 500.00
For cows and horses ..... 1,000.00
For furniture and furnishing ..... 500.00
For band and orehestra insiruments ..... 150.00
For lectures, entertainments, rewards of merit, and transporta- tion of indigent boys ..... 150.00
For contingent and repair fund ..... 2.500 .00
Section 9. Of the appropriations made by this act the lndustrial Schoolfor Girls at Mitchellville shall receive sums as follows:
For eularging power plant ..... $\$ 7,000: 00$
For new boilers ..... 3,200 00
For permanent sidewalks ..... 2,000.00
For stand pipes, connections, hose reels or racks and hose. ..... 600.00
For horses, carriage and cows. ..... 1,600 00
For libraries and periodicals. ..... 500.00
For chaplain's funu ..... 150.00
For contingent and repair fund. ..... 1,500.00
Section 10. Of the appropriation made by this act the Mt. PleasantState Hospital shall receive sums as follows:
For new floors ..... $\$ 1750.00$
For beds and bedding ..... 3,000.00
For carpets and rugs ..... 3000,00
For books and periodicals ..... 250,00
For ice making and refrigerator. ..... 1200000
For horses and farm implements. ..... 2,000.00
For removing and enlarging horse barn ..... 3,590.00
For repairing coal house and for addition there:0. ..... 4,000.00
For lavatories, closets, sinks and connections. ..... 2,000.00
For draining land ..... 1,000.00
For fences ..... 800.00
For improving grounds ..... 600.00
For painting ..... 1,000.00
For cows. ..... $1,500.00$
For kitchen equipment. ..... 600.00
For laundry machinery. ..... 1,000.00
For operating room at men's infirmary. ..... 1,000.00
For contingent and repair fund ..... 6,000.00
Section 11. Of the appropriations made by this act the Independence StateHospital shall receive sums as follows:
For extending heating and ventilating systems ..... $\$ 5,000.00$
For boilers. settings and connections. ..... 12,000.00
For new engine and generator ..... 6,000.00
For new roof for coal house the sum of $\$ 1,200.00$ appropriated by section eleven (11) of chapter one hundred eighty (180) of the Acts of the Twenty-ninth General Assembly for another section for mangle is hereby reappropriated ..... 1,200.00
For painting ..... 2,000.00
For flooring ..... 2,000.00
For additiocal dry room and laundry equipment ..... 2,000.00
For wood-working machinery ..... 1,000.00
For additional barn room for cows ..... 4,000.00
For new horse barn. ..... 5,000.00
For contingent and repair fund ..... 5,000.00
Section 12. Of the appropriations made by this act the Clarinda StateHospital shall receive sums as follows:
For four new boilers with settings and connections ..... $\$ 15,000.00$
For stokers and machinery for boilers ..... 5,000.00
For engine and generator ..... 6,000.00
For plumbing fixtures and connections ..... 2,000.00
For contingent and repair fund ..... $5,000.00$
Section 13. Of the appropriations made by this act the Cherokee StateHospital shall receive sums as follows:
For an addition to horse barn ..... \$ 1,500.00
For painting ..... 600.00
For grading and improvement of grounds ..... 300.00
For cement walks ..... 250.00
For fencing ..... 1,000.00
For poultry house and enclosure ..... 1,000.00
For a wagon shed ..... 400.00
For books and periodicals ..... 300.00
For pictures and picture moulding ..... 300.00
For additional equipment for industrial building ..... 300.00
For livestock ..... 1,500.00
For hay and sheep shed ..... 1,200. 00
For contingent and repair fund ..... 5,000.00
Section 14. Of the appropriations made by this act the State Hospitalfor Inebriates at Knoxville shall receive funds as follows:
For a sewage disposal plant ..... \$4,600.00
For water supply, with machinery, connections and equipment, ..... 5,000.00
For fire protection ..... 2,000 00
For cow barn, hog house and granary ..... 4,000.00
For improvement of grounds, grading and walks ..... 2,000.00
For a telephone system ..... 800.00
For fencing, ..... 500.00
For draining land, ..... 600,00
For seating chapel, ..... 500.00
For additional equipment ..... $4,000.00$
For engine, generator and connections ..... 2,500.00
For shop building and equipment, ..... 10,000.00
For the purchase of land the sum of $\$ 3,326.46$ which was ap-
propriated by section eighteen (18) of chapter eighty (80) of
the acts of the Thirtieth General Assembly for the transfer of
iaebriate patients is hereby re-appropriated,
3,326. 46

For contingent and repair fund,.................................... $2,500.00$
Section 15 Of the appropriations made by this act the State Penitentiary at Fort Madison shall receive sums as follows:

For transportation of discharged convicts,....................... $\$ 1,000.00$
For contingent and repair fund,.. ................................ $3,500.00$
Section 16. Qf the appropriations made by this act the State Penitentiary at Anamosa shall receive sums as follows:

For completing cell floors and for steam connections and fur-
nishing cells, ................................................ $\$ 6,000.00$
For new electric light plant.......................................... . 5 . 000.00
For boiler and connections...................................... .... . $1,000.00$
For new power house. ................................................ . 1,00000
For addition to boiler house and coal house..................... $1,000.00$
For lime and cement. . .... ....................................... . 500.00
For transportation of discharged convicts.......................... $\mathbf{7 5 0 . 0 0}$
For salaries of foremen. .............................................. . . $4,800.00$
For contingent and repair fund................................... 2,500.09
Section 17. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published at Des Moines, Iowa.

Read first and second time and passed on file.

## SENATE MESSAGE CONSIDERED.

Senate file No. I89, a bill for an act to create a Board of Regents for the State University, the College of Agriculture and Mechanic Arts and the Normal School and to prescribe its duties and to provide for the management and control of the State University, the College of Agriculture and Mechanic Arts and the Normal School, to make appropriations therefor, and to define certain offenses and provide penalties therefor, and to repeal sections twenty-six hundred seventeen ( 2617 ), twenty-six hundred eighteen (2618), twenty-six hundred nineteen (2619), twentv-six hundred twenty (2620), twenty-six hundred thirty-five (2635), twenty-six hundred thirty-six (2636), twenty-six hundred forty-two (2642), twenty-six hundred forty-six (2646), twenty-six hundred forty-seven (2647), twenty-six hundred fifty (2650), twenty-six hundred fifty-one ( 2651 ), twenty-six hundred fifty-two (2652), twenty-six hundred fifty-three (2653), twenty-six hundred sixty eight (2668), twenty-six hundred sixty-nine (2669), twentysix hundred seventy (2670), twenty-six hundred eighty-one
(2681) of the code, and the law as it appears in sections twentyseven hundred twenty-seven-a-fifty-three (2727-a-53), twentyseven hundred twenty-seven-a fifty-four (2727-a 54), twenty-seven hundred twenty-seven-a-fifty-five, (2727-a-55), twenty-seven hundred twenty-seven-a-fifty six (2727-a-56), of the supplement to the code and to repeal all acts and parts of acts inconsistent with this act.

Read first and second time and on motion of Wright of Webster placed on calendar without reference and made a special order for next Tuesday at 2 o'clock P. M.

On motion of Frudden of Dubuque House file No. 378, a bill for an act to repeal section thirty-four hundred fifty-five (3455) of the code relating to the failure of actions and to enact a substitute in lieuthereof, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Frudden moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt. McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker- 88.

The nays were:
None.
Absent or not voting:
Chassell, Colclo, Dashiell, Dow, Geneva, Koontz, Langan, McDole, Martin, Peet, Skinner, Wyland-I2.

So the bill passed and the title was agreed to.

On motion of Gregory of Adams House file No. 340, a bill for an act to provide for the regulation of embalming and disposal of dead bodies and to prevent the use of poisons in the preservation of dead bodies and for a system of examination, registration and licensing embalmers and to enforce penalties, with report of committee recommending passage was taken up and considered.

Mott of Andubon moved to amend line five (5) of section nine (9) by siriking out the word "imprisonment" and inserting in lieu thereof the words "shall be imprisoned."

Amendment adopted.
Clary of Chickasaw moved to amend section eight (8) by adding to the end of said section the following:
"That no person shall embalm any dead body under this act without first obtaining the consent of the person having the body in charge."

Amendment adopted.
Mr. Gregory moved to amend by inserting after the word 'the" in the fourth line the figure one (i) and in the same line between "of" and "of" the word "July."

Adopted.
Clary of Chickasaw moved that further consideration of the bill be deferred until 10 o'clock tomorrow morning.

Motion prevailed.
Chassell of Plymouth moved that when the House adjourn this afternoon it would be until 9:00 o'clock tomorrow morning.

Motion prevailed.
On motion of Wright of Webster House file No. 369, a bill for an act to repeal section twelve ( 12 ) of the code and to enact a substitute therefor relating to the compensation of members of the General Assembly, with report of committee recommending passage was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Chassell, Doran, Dow, Epprerson, Hollembeak, Lundt, Wright $-7$.

The nays were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Crose, Davie, DeMar, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles," Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech. Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding,

- Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Mr. Speaker-8r.

Absent or not voting:
Christianson, Conn, Cummings, Darrah, Dashiell, English, Flenniken, Frudden, McDole, Martin, Skinner, Wyland-I2.

So the bill was lost.
On motion of Wise of Black Hawk House file No. 388, a bill foran act to regulate trust companies, to authorize such companies and state and savings banks to act in a fiduciary capacity and to amend section sixteen hundred eleven (1611) of the code relating to corporations, with report of committee recommending passage, was taken up and considered.

Mr. Wise moved to amend section one (I) of the printed bill by inserting after the word "corporations" in the first line the words "other than state and savings banks," and by striking out the period after the word "thereof" in the fifth line and adding thereto the following:
"and no other corporation, partnership, individual or unincorporated association shall incorporate or embrace the word 'trust' in it name, and no trust company shall be organized using the same name as any other trust company in this state, or one so closely resembling it as to mislead the public as to its indentity."

Amend section three (3) of the printed bill by striking from the second and third lines, after the word "check" in the second line, "nor for a less period of time than six months."

Amendment adopted.
Robinson of Emmet moved to amend section six (6) by striking out the words and figures "having a paid-up capital of nos less than twenty-five thousand $(\$ 25,000)$ dollars."

Amendment adopted.
Wise of Black Hawk moved that the rule be suspended, that the bill be considered engrossed and read a third time, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Colclo, Crose, Cummings, Darrah, DeMar, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Head, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Mattes, Morris, Mott, Offill, Olson, Pritchard, Ritter, Robinson, Saylor, Shaffer, Stanbery, Summers, Teachout, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wise, Wright -65 .

The nays were:
Clary, Davie, Doran, Flenniken, Hakes, Heles, Hume, McCulloch, Maben, Meredith, Nichols, Powers, Sankey, Spaulding, Teter, Willson, Mr. Speaker-I7.

Absent or not voting:
Boland, Buckingham, Coburn, Conn, Dashiell, Greene, Gregory, Hollembeak, Jepson, McDole, Martin, Peet, Skinner, Springer, Stoltenberg, Temple, Weeks, Wyland-i8.

So the bill passed and the title was agreed to.
On motion of Geneva of Keokuk the House adjourned until 2 o'clock this afternoon.

## AFTERNOON SESSION.

The House met pursuant to adjournment.
Speaker Clarke in the chair.
On request of Lundt of Tama leave of absence was granted Pritchard of Wright until Saturday.

On motion of Epperson of Wapello, Senate file No. 141, a bill for an act to regulate the sale of gasoline and providing penalty for violation thereof with report of committee recommending passage as amended was takent up and considered.

Doran of Boone moved to amend by striking out the word "or" after the word "packages" as it appears in the third line of section one ( 1 ) and inserting the words "or measures" after the word "cans" in the same line.

Amendment adopted.
Wise of Black Hawk moved to amend section one (1) by striking out of line two (2) of the printed bill the word "quart" and inserting the words "two quarts" in lieu thereof.

Amendment lost.
Epperson of Wapello moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Coburn, Crose, Darrah, Davie, Doran, English. Epperson, Freeman, Frudden, Hambleton, Hart, Heles, Jepson, Jones, Kendall, Kling, Langan, Leech, Lundt, McClurkin, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Peet, Ritter, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson-5I.

The nays were:
Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, DeMar, Dow, Flenniken, Geneva, Greene, Hanna, Head, Jacobson, Koontz, Laird, Lister, Lowrey, McAllister, McCreary, Nichols, Olson, Powers, Sankey, Springer, Stanbery, Teter, Wise, Wright, Mr. Speaker-3I.

Absent or not voting:
Bealer, Chassell, Cummings, Dashiell, Greeley, Gregory, Hakes, Hollembeak, Hume, Kennedy, McDole, Martin, Offill, Pritchard, Robinson, Skinner, Teachout, Wyland-I8.

So the bill passed and the title was agreed to.

On motion of Enylish of Polk, House file No. 154, a bill for an act to amend section forty-five hundred ninety-eight (4598) of the code, relating to the fees of constables, with report of committee recommending passage, was taken up and considered.

Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Calderwood, DeMar, English, Epperson, Frudden, Geneva, Greene, Hanna, Hart, Laird, McCulloch, Maben, Shaffer, Temple--ı 6.

The nays were:
Bailey, Bixby, Boland, Buckingham, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Darrah, Davie, Doran, Dow, Freeman, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Jacobson, Jepson, Kendall, Kennedy, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McNie, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Sankey, Saylor, Spaulding, Springer, Stanbery, Summers, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wright, Mr. Speaker-65.

Absent or not voting:
Chassell, Colclo, Cummings, Dashiell, Flenriiken, Hollembeak, Hume, Jones, McClurkin, McDole, McElrath, Martin, Offill, Pritchard, Robinson Skinner, Stoltenberg, Teachout, Wise, Wyland--20.

So the bill was lost.
On motion of Kendall of Monroe Senate file No. 142, a bill for an act to amend the law as it appears in section twenty-seven hundred twenty-seven-c ( $2727-\mathrm{c}$ ) of the supplement of the code relating to salaries, with report of committee recommending passage, was taken up and considered.

McAllister of Linn moved to amend by striking out the word "eighteen" and in inserting in lieu thereof the word "fifteen."

Amendment lost.

English of Polk moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Cartensen, Chassell, Cheney, Christianson, Clark, Coburn, Conn, Crose, Cummings, Darrah, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Jacobson, Jepson, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Robinson, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson Wise, Mr. Speaker--7I.

## The nays were:

Bailey, Cassel, Clary, Cobb, Davie, Freeman, Heles, Langan, Lundt, McAllister, McClurkin, McCreary, Ritter, Sankey, Wright- 15 .

Absent or not voting :
Colclo, Dashiell, Hollembeak, Hume, Jones, McDole, Martin, Pritchard, Springer, Stanbery, Teachout, Teter, Wyland, Skinner-I4.

So the bill passed and the title was agreed.
On motion of Gregory of Adams House file No, 385, a bill for an act to prohibit and regulate hospitals, ho pital wards, institutions and places created for or maintained and used as lying-in or maternity hospitals or hospital wards or places for the reception, care and treatment of women in labor, with report of committee recommending passage was taken up and considered.

Meredith of Cass moved to amend section six (6) by adding the words "or county attorney" immediately after the word "jury" in line five (5) thereof.

Amendment adopted.
Gregory of Adams moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carstensen, Carden, Cheney, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Sankey, Shaffer, Spaulding, Stanbery, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Mr. Speaker-70.

The nays were:
Clary, Epperson, Flenniken, Hart, Kendall, Ritter, Teter, Wright-8.

Absent or not voting:
Cassel, Chassell, Christianson, Colclo, Dashiell, English, Heles, Jepson, Jones, Koontz, Lowrey, McDole, Martin, Pritchard, Robinson, Saylor, Skinner, Springer, Stoltenberg, Whitmer, Willson, Wyland-22.

So the bill passed and the title was agreed to.
On motion of Hambleton of Mahaska Senate file No. 213, a bill for an act to authorize the revocation and cancellation of a patent issued for the west half of northwest quarter of section one (1), township seventy-four (74), north of range seventeen (17), west of fifth principal meridian, Mahaska county, Iowa, and to authorize the issuance of patent covering the north half of northwest quarter of section eleven (it), township seventyfour (74), north of range seventeen (17), west of the fifth principal meridian, Mahaska county, Iowa, with report of committee recommending passage was taken up and considered.

Mr. Hambleton moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Stanbery, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-8I.

The nays were:
None.
Absent or not voting:
Buckingham, Coburn, Dashiell, Head, Heles, Jones, Kennedy, McDole, McElrath, McNie, Martin, Pritchard, Robinson, Skinner, Springer, Stoltenberg, Summers, Whitmer, Wyland-ig.

So the bill passed and the title was agreed to.
On motion of Frudden of Dubuque House file No. 389, a bil $l_{1}$ for an act to amend section twenty-four hundred thirty two (2432) of the code providing for the payment of a mulct tax, with report of committee recommending passage, was taken up and considered.

Wright of Webster moved to amend by striking from the four. teenth line of the printed bill the words "this chapter' and inserting in lieu thereof the words "the code."

Adopted.
Frudden of Dubuque moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Crose, Cummings, Darrah, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kling

Koontz, Laird, Langan, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Ritter, Sankey, Saylor, Spaulding, Stanbery, Summers, Teachout, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise-6r.

The nays were:
Boland, Clary, Colclo, Conn, DeMar, Doran, Dow, Kendall, Leech, Lundt, Springer, Temple, Wright, Mr. Speaker--I4.

## Absent or not voting:

Bailey, Bealer, Buckingham, Calderwood, Cassel, Coburn, Dashiell, Davie, English, Flenniken, Gregory, Jones, Kennedy, McDole, McElrath, Martin,Offill, Pritchard, Robinson, Shaffer, Skinner, Stoltenberg, Teter, Wyland-24.

So the bill passed and the title was agreed to.
On motion of McNie of Benton, Senate file No. 276, a bill for an act to amend section twenty-four hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law, with report of committee recommending passage, was taken up and considered.

REPORTS OF COMMITTEES.
Temple of Clarke from the Special committee on Amendments submitted the following report:

Mr. Speaker - Your Special committee on Amendments, to whom was referred Senate file No. 309 a bill for an act to amend section twenty-six hundred twenty-five (2625) of the code, relating to the Superintendent of Public Instruction and his report, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple,
> Chairman.

Adopted.

## Also:

Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 306 a bill for an act to amend the law as it appears in section twenty-five hundred fifteen (2515) of the supplement to the code as amended by chapter eighty-eight (88) of the acts of the Thirtieth General Assembly, in relation to the Dairy Commissioner, his appointment and term of office, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
M. L. Temple,

Chairman.

Adopted and the bill was indefinitely posponed.
Also:
Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 305, a bill for an act to amend section twenty-four hundred seventy eight (2478) of the code, and to amend the law as it appears in section twenty-four hundred eighty-three (2483) of the supplement to the code, relating to mines and mining, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

M. L. Temple,<br>Chairman.

Adopted.
Also:
Mr. Spraker-Your Special committee on Amendments, to whom was referred Senate file No. 307, a bill for an act to amend section twenty-four hundred sixty-nine (2469), and to amend the law as it appears in section twenty-four hundred seventy (2470) of the supplement to the code, relating to the Bureau of Labor Statistics, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out section (1) and when so amended the bill do pass.
M. L. Temple, Chairman.
Adopted.


#### Abstract

Also: Mr. Speakrr--Your Special committee on Amendments to whom was referred Senate file No. 303, a bill for an act to amend section twenty-six hundred eighty (2680) of the code, relative to the Normal School and to the biennial reports to the Governor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Adopted.


## Also:

Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 302, a bill for an act to amend the law as it appears in section twenty-six hundred fifty (2650) of the supplement to the code, relative to the State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adding after the word "Governor" "in each even numbered year showing the condition of the College up to and including June 30th of each year", and when so amended the bill do pass.

> M. L. Temple, Chairman.

Adopted.

Also:
Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 304, a bill for an act to amend section twenty-seven hundred seventeen (2717) of the code relating to the College for the Blind, and reports to the Governor, beg 1 ave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
M. L. Temple,

Chairman.
Adonted.
Also:
Mr. Speaker-Your Special committee on Amendments, to whom was referred Senate file No. 300, a bill for an act to amend section ten hundred seventy-six (1076) of the code. relative to the registration of voters, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Adopted.
Also:
Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 308 a bill for an act to amend sections one (1) and nine (9) of chapter eighty-seven (87) of the acts of the Thirtieth General Assembly, in relation to the inspectors of petroleum and its products, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the house with the recommendation that the same be amended by striking out section one (1) and when so rmended the bill do pass.
m. L. Thmple.

Chairman.
Arinnted.
Also:
Mr. Speaker-Your Special committee on Amendments to whom was referred Senate file No. 301, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code, relative to the reports of the State University, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple,
> Chairman.

Adopted.
Jepson of Woodbury, from the committee on Schools and Text Books, submitted the following report:

Mr. Speakir-Your committee on Schools and Text Books to whom was referred House file No. 384 a bill for an act to provide for the consolidation and change of boundaries of school districts in certain cities of the first class, and other purposes incident thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. N. Jepson,<br>Chairman.

Adopted and the bill was indefinitely postponed.
Gregory of Adams, from the committee on Pharmacy, submitted the following report:

Mr. Speakrr-Your committee on Pharmacy to whom was referred House file No. 351 a bill for an act amending section twenty-five hundred ninety-three (2593) of the code in relation to the sale of poisons, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed, and when so amended that the bill do pass.

> R. H. Gregory, Acting chairman.

Adopted and the bill waslindefinitely postponed.
Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred Senate file No. 193 a bill for an act making appropriation for the erection of a monument in Sheron cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the Revolutionary War, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Jos. Mattes, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 91, a bill for an act making an appropriation for the Department of Agriculture for the erection of a permanent steel amphitheatre on the State Fair Grounds, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words and figures "'sixty thousand ( $\$ 60,000$ ) dollars" in section one ( 1 ) of the bill, and inserting in liea thereof the words and figures "forty thousand ( $\$ 40,000$ ) dollars'; and when so amended that the same do pass.

> Jos. Mattes,
> Chairman.

Adopted.
Amendments adopted.
On request leave of absence was granted Jepson of Woodbury until Tuesday.

On request leave of absence was granted Powers of Floyd until Monday afternoon.

On motion of Cummings of Marshall the House adjourned.

## JOURNAL OF THE HOUSE.

hall of the House of Representatives,
Des Moines, Iows, March 24, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Charles A. Parkin, of Reinbeck, Iowa.

Journal of Friday, March 23, corrected and approved.
On request of Lundt of Tama leave of absence was granted Saylor of Bremer until Tuesday.

On request of Hambleton of Mahaska leave of absence was granted Morris of Sioux until Tuesday.

On request of Sankey of Decatur leave of absence was granted Springer of Buchanan until Tuesday.

On request of Jacobson of Winneshiek leave of absence was granted Shaffer of Fayette until Tuesday.

On request of Nichols of Muscatine leave of absence was granted Boland of Iowa until Monday.

On request of Laird of Fremont leave of absence was granted Welden of Hardin until Tuesday.

On request of McNi of Benton leave of absence was granted Powers of Floyd until Tuesday.

On request of Meredith of Cass leave of absence was granted Heles of Dubuque until Tuesday.

On request of Lister of Grundy leave of absence was granted Mattes of Sac until Tuesday.

Epperson of Wapello presented petition of Wapello County retail druggists relative to Senate file No, 148.

Referred to committee on Pharmacy.

Jacobson of Winneshiek presented petition of physicians of Winneshiek county, relative to patent medicine bill.

Referred to committee on Public Health.
Leech of Cedar presented petition of citizens of Cedar county relative to supervisor districts and terms of supervisors.

Referred to Special Committee.
Meredith of Cass presented petition of citizens of Cass county relative to House file No. 23 I .

Referred to committee on Judiciary.
Hambleton of Mahaska presented two petitions relative to House file No. 23 I.

Referred to committee on Judiciary.
McNie of Benton moved that Senate file No. 276 be made a special order for next Wednesday at 10:30 o'clock.

Motion prevailed.
Bixby of Delaware asked unanimous consent to withdraw from the committee on Appropriations, and from further consideration of the House, House file No. 95.

Granted.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed:
Mr. Speaker-I move to reconsider the vote by which House file No. 384 passed the House for indefinite postponment.

H. E. Teachout,

I second the motion.
J. Lister.

On motion of Freeman of Pottawattamie, House file No. 368, a bill for an act to repeal the law as it appears in section thirty hundred sixteen (3016) of the supplement to the code relating to bushel by weight, and to enact a substitute therefor, with report of committee recommending passage as amended, was taken up and considered.

Amendments recommended by committee adopted.
Cheney of Clay moved to amend by making the weight of barley 50 pounds.

Amendment lost.

Offill of Jasper moved to amend by striking out "seventy-four pounds" after the words "corn in the ear unshucked" and insert in lieu thereof "seventy-five pounds."

Amendment adopted.
Cobb of Taylor moved to amend by striking "eggs" from the list of articles.

Amendment lost.
Hambleton of Mahaska moved to amend by striking out the word "unshucked" in line twenty three (23) and inserting the word "unhusked" in lieu thereof.

Amendment adopted.
Mr. Freeman moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Carstensen, Caessl, Cheney, Christianson, Clark, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Saniey, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wright, Mr. Speaker-76.

The nays were: $i$

Buckingham, Clary, Cobb-3.
Absent or not voting:
Bealer, Boland, Chassell, Dashiell, Flenniken, Heles, Jepson, Kennedy, McDole, McElrath, Martin, Mattes, Morris, Powers, Saylor, Shaffer, Skinner, Springer, Welden, Wise, Wyland-2I.

So the bill passed and the title was agreed to.
REPORTS OF COMMITTEES.
Nichols of Muscatine, from the committee on Soldiers' and Orphans' Home, submitted the following report:

Mr. Spafier-Your committee on Soldiers' and Orphans' Home, to whom was referred House file No. 392, a bill for an act to amend the law as found in sections twenty-six hundred one (2601) and twenty-six hundred six (2606) of the code relative to admission to the Soldiers' Home, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## J. I. Nichols, <br> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Soldiers' and Orphans' Home, to whom was referred Senate file No. 249, a bill for an act relating to the rules for admission to the Soldiers' Home, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## J. I. Nichols.

Chairman.
Adopted.
Bailey of Ringgold, from the committee on Roads and Highways, submitted the following report:

Mr. Spiaker-Your committee on Roads and Highways, to whom was referred House file No. 401, a bill for an act to amend the law as it appears in section fifteen hundred thirty (153C) of the supplement to the code, relative to the levy of taxes for roads and highways, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommerdation that the same do pass.

M. Z. Bailhy,<br>Chairman.

Adopted.
Jones of Montgomery, from the committee on Penitentiaries, submitted the following report:

Mr. Speaker-Your committee on Penitentiaries, to whom was relerred Senate file No. 35, a bill for an act to amend section fifty-seven hundred sixteen (5716) of the code and to provide for the compensation of the chaplains of the penitentiaries, beg leave to report that they have bad the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.
F. F. Jones,

Chairman.
Adopted.
Doran of Boone, from the committee on Animal Industry, submitted the following report:

Mr. Speaker-Your committee on Animal Industry, to whom was referred House file No. 402, a bill for an act to protect the public health and the health of domestic animals by providing for the inspection of neat cattle brought into the state for breeding or dairy purposes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## J. R. Doran, <br> Chairman.

## Adopted.

Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations, to whom was referred Senate file No. 152, a bill for an act to provide for the publication of municipal accounts, and to establish a uniforn system of accounts, reports and audit in cities and towns, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House wiih the recommendation that the same be recommended for passage.

> H. E. Teachout, Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Municipal Corporations, to whom was referred House file No. 386, a bill for an act to amend section seven hundred (700) of the supplement to the code, relative to power of corporate bodies to license, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the attached substitute:

SUBSTITUTE FOR HOUSE FILE NO. 386.
A Bill for an act to amend section seven hundred (700) of the supplement to the code, relative to power of corporate bodies to license.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That the law as it appears in section seven hundred (700) of the supplement to the code be amended by inserting after the word "tax" in the eighth line and the word "peddlers" in the ninth line of said section these words: "The distributers of painted bulletins, advertisements, samples, booklets, bills, advertising cards, signs painted orprinted; also to reguiate license and tax."

And when so amended the bill do pass

> H. E. Teachout, Chairman.

Adopted.
Substitute amendment adopted.

Temple of Clarke, from the Special Committee on Amendments, submitted the following report:

Mr. Speaker-Your special committee on Amendments, to whom was referred House file, No. 359, a bill for an act to amend section ten hundred sixty (1060) of the code, and to repeal section ten'hundred seventy four (1074) of the code, and to enact a substitute theretor, in relation to the election and terms of office of township trustees, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by substituting the amendment returned herewith.

## SUBSTITUTE AMENDMENT FOR HOUSE FILEJNO. 359.

A Bill for an act to amend section ten hundred sixty (1060) of the code; and to repeal section ten hundred seventy-four (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That section ten hundred sixty (1060) of the code be and the same is hereby amended by inserting in the fourth line of said section after the word "constitution" the words "or by statute."

Section 2. That section ten hundred seventy-four (1074) of the. code be and the same is hereby repealed and the following enacted in lieu thereof:
" At the general election in the year 1906 there shall be elected in each township one trustee for a term of two years. At the general election in the year 1906 and biennially thereafter, there shall be elected two trustees for a term of three years each. The term of cne shall begin on the first Monday in January next after the election; that of the other shall begin on the first Monday in January one year later. It shall be specified on the ballot when each shall begin his term of office."

The time having arrived for consideration of special order No. 24, House file No. 340, a bill for an act to provide for the regulation of embalming and disposal of dead bodies and to prevent the use of poisons in the preservation of dead bodies and for a system of examination, registration and licensing embalmers and to enforce penalties, same was taken up and considered

Gregory of Adams moved to amend by striking out of the second line of the printed bill all of said line up to the word "any."

Adopted.
Mr. Gregory moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose. Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Freeman, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Spaulding, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Whitıng, Whitmer, Willson, Wise, Wright, Mr. Speaker-75.

The nays were:
Cassel, Dow-2.
Absent or not voting:
Boland, Buckingham, Dashiell, Flenniken, Frudden, Greeley, Greene, Heles, Jepson, McDole, Martin, Mattes, Morris, Powers, Saylor, Shaffer, Skinner, Springer, Stanbery, Temple, Teter, Welden, Wyland-23.

So the bill passed and the title was agreed to.
On motion of Sankey of Decatur Senate file No. 178, a bill for an act to amend sections eighteen (18) and nineteen (19) provisions to the code and subsequent statutes, in relation to county auditors' reports to the state auditor, of codes, supplements to the code and sessions laws furnished by the Secretary of State to county auditors, with report of committee recommending passage as amended by substitute, was taken up and considered and the report of the committee adopted.

Amendments adopted.
Mr. Sankey moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Cartstensen, Cassel, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hollem-
beak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, \&aird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Spaulding, Stanbery, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-68.

The rays were:
None.
Absent or not voting:
Bealer, Boland, Buckingham, Chassell, Clary, Coburn, Dashiell, Flenniken, Freeman, Greeley, Gregory, Hart, Head, Heles, Jepson, Lowrey, McClurkin, McCulloch, McDole, Martin, Mattes, Morrịs, Nichols, Peet, Powers, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Welden, Wyland-32.

So the bill passed and the title was agreed to.
On motion of Hambleton of Mahaska, House file No. 335, a bill for an act to repeal section sixteen hundred ninety-nine ( 1699 ) of the code and to enact a substitute in relation to investment of funds of insurance companies other than life organized under chapter four (4), with report of committee recommending passage, was taken up and considered.

Mr. Hambleton moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Clark, Cobb, Colclo, Conn, Crose, Darrah, DeMar, Doran, Dow, English, Frudden, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Pritchard, Robinson, Sankey, Spaulding, Stanbery, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Wise, Wright. Mr. Speaker-66.

The nays were:
None.

## Absent or not voting:

Boland, Carstensen, Christianson, Clary, Coburn, Cummings, Dashiell, Davie, Epperson, Flenniken, Freeman, Geneva, Greene, Hollembeak, Hume, Jepson, Laird, McDole, McElrath, Martin, Mattes, Morris, Peet, Powers, Ritter, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Temple, Welden, Willson, Wyland-34.

So the bill passed and the title was agreed to.
Koontz of Johnson moved that when the House adjourn to-day it be until two o'clock Monday.

Kendall of Monroe moved to amend by making the time 9 o'clock next Tuesday morning.

Amendment adopted.
Motion as amended prevailed.
On motion of Flenniken of Clayton, Senate file No. 286, a bill for an act to legalize the incorporation of the town of Osterdock in Clayton county, Iowa, and to legalize the election of its officers and all acts done and ordinances passed by the council of said town, with report of committee recommending passage, was taken up and considered.

Mr. Flenniken moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Conn, Crose, Darrah, DeMar, Doran, English, Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Kenuedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Washburn, Weeks, Whiting, Whitmer, Willson, Wise Wright, Mr. Speaker-70.

The nays were:
None.

## Absent or not voting:

Bealer, Boland, Carstensen, Cobb, Coburn, Cummings, Dashiell, Davie, Dow, Freeman, Geneva, Hakes, Heles, Hume, Jepson, Jones, Kendall, McDole, Martin, Mattes, Morris, Peet, Powers, Saylor, Shaffer, Skinner, Springer, Van Eaton, Welden, Wyland -30.

So the bill passed and the title was agreed to.
Speaker named as conference committee on part of House on House file No. 74, Hart of Allamakee, Cummings of Marshall, Carstensen of Clinton and Clary of Chickasaw.

On motion of Wright of Webster, House file No. 395, a bill for an act to amend the law as it appears in section three hundred ten (310) of the supplement to the code, was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Cheney, Cobb, Cummings, Darrah, Doran, Dow, English, Flenniken, Frudden, Greeley, Greene, Gregory, Hakes, Hanna, Hart, Hollembeak, Jacobson, Jones, Kendall, Kling, Langan, Lowrey, Lundt, McAllister, McElrath, McNie, Maben, Meredith, Olson, Robinson $_{9}$ Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Wise, Wright, Mr. Speaker-45.

The nays were:
Bealer, Carden, Cassel, Christianson, Clark, Clary, Coburn, Crose, DeMar, Epperson, Hambleton, Hart, Laird, Leech, Lister, McCreary, Mott, Nichols, Pritchard, Ritter, Sankey, Whiting, Whitmer-23.

Absent or not voting:
Boland, Carstensen, Chassell, Colclo, Conn, Dashiell, Davie, Freeman, Geneva, Hart, Head, Heles, Hume, Jepson, Kennedy, Koontz, McClurkin, McCulloch, McDole, Martin, Mattes, Morris, Offill, Peet, Powers, Saylor, Shaffer, Skinner, Springer, Temple, Weeks, Welden, Willson, Wyland-32.

So the bill was lost.

On motion of Lowrey of Calhoun, Senate file No. 281, a bill for an act to legalize the acts and resolutions passed by the board of supervisors of Calhoun county, Iowa, allowing certain persons appointed to collect delinquent personal tax, a commission in addition to the five per cent provided by statute, with report of committee recommending passage, was taken up and considered.

Mr. Lowrey moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Darrah. DeMar, Doran, Dow, English, ${ }^{\text {E }}$ Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Hollembeak, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Teter, VanEaton, Washburn, Whiting, Whitmer, Wise, Wright, Mr. Speaker-68.

The nays were:
Meredith, Willson-2.
Absent or not voting:
Bealer, Boland, Carstensen, Colclo, Cummings, Dashiell, Davie, Dow, Freeman, Geneva, Hakes, Head, Heles, Hume, Jepson, Kennedy, McDole, McElrath, Martin, Mattes, Morris, Peet. Powers, Saylor, Shaffer, Skinner, Springer, Teachout, Weeks, Welden, Wyland-30.

So the bill passed and the title was agreed to.
On motion of Hollembeak of Adair, House file No. 317, a bill for an act to repeal section seventeen hundred sixty-four (i764) of the code and to amend section thirteen hundred thirly-thr: : ( $1333 \cdot \mathrm{~d}$ ) of the supplement to the code, relative to insuran $=3$, with report of committee recommending passage as amended by substitute, was taken up and considered.

Substitute amendment adopted.

Frudden of Dubuque moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Davie, DeMar, Dow, Frudden, Geneva, Greeley, Hakes, Hanna, Hollembeak, Jacobson, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCul loch, McNie, Meredith, Mott, Nıchols, Offill, Olson, Ritter, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Weeks, Whiting, Willson, Wise, Wright, Mr. Speaker $-56$.

The nays were:
Doran, Hambleton, Kendall, Teter-4.
Absent or not voting:
Bealer, Boland, Carstensen, Cassel, Chassell, Conn, Cummings, Dashiel, English, Epperson, Flenniken, Freeman, Greene, Gregory, Hart, Head, Heles, Hume, Jepson, Jones, Kennedy McDole, McElrath, Maben, Martin, Mattes, Morris, Peet, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Teachout, Welden, Whitmer, Wyland-40.

So the bill passed and the title was agreed to.
Frudden of Dubuque asked unanimous consent to withdraw House file No. 31 I from further consideration of the House.

Granted.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 239, a bill for an act to amend the law as it appears in section twenty-four hundred forty-eight (2448) of the code relating to the establishment of saloons within certain distances of $\$$ specified buildings and places and to include cemeteries among the places affected by the provisions of said section.

> Gro. A. Newman

Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the

Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 336, a bill for an act to authorize the executive council to onvey to ${ }^{2}$ Jones county, Iowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eighty-five (85) north of range four (4) west of the fifth principal meridian.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Spankir-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 64, in which the concurrence of the Senate was asked.

A bill for an act to repeal section twenty-five hundred ninety (2590) of the code and to enact a substitute therefor relative to the examination of pharmacists and their assistants.

> Gro. A. Newman,
> Secretary.

## Also:

Mr. Speakir-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 161, in which the concurrence of the Senate was asked:

A bill for an act to amend section seven hundred thirty-two (732) of the supplement to the code relative to the levy of taxes for library purposes.

Geo. A. Nhwman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 274, a bill for an act to amend chapter, five (5) of title twenty four 24) of code, relating to larceny.

Geo. A. Newman, Secrctary.

## Also:

Mr. Speaker-I am directed to linform your honorable body that the Senate has amended and passed thelfollowing bill in which the concurrence of the Senate was asked:

Substitute for House file No. 119, a bill for an act to repeal section thirteen handred six•b (1306-b) of the supplement to the code, and chapter forty- three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor relating to limit of indebtedness of municipal corporations.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which ihe concurrence of the Senate was asked:

Substitute for House file 5. a bill for an act to amend the law as it appears in section seventeen hundred nine- (1709) of the supplement to the code and to repeal the law as it appears in section seventeen hundred ten (1710) of the supplement to the code and to enact a substitute therefor and relating to insurance other than life.

Geo. A. Newman,

Secretary.
On motion of Clary of Chickasaw, House file No. 230, a bill for an act to amend section twenty-four hundred three (2403) of the code as set forth in the supplement of 1902 relating to selling or giving to minors or intoxicated person or persons in the habit of becoming intoxicated, was taken up and considered.

Mr. Clary moved to amend by striking out of section one (I) in the third line the word "seven" and insert in lieu thereof the word "six."

Amendment adopted.
Mr. Clary moved to amend section one (i) by striking out all after "person" in the eighth line of the printed bill.

Amendment adopted.
Mr. Clary moved to amend by striking out section two (2).
Amendment adopted.
Kendall of Monroe moved to amend by inserting the figures "2403" after the words "twenty-four hundred and three" in section one (I); and by inserting the words "supplement to the" between the words "the" and "code".

Amendment adopted.
Jones of Montgomery moved to strike out the word "adding" from the fourth line of the printed bill and insert in lieu thereof the word "inserting"; and by stiking out the semi-colon in the eighth line of the printed bill and insert a period in lieu thereof.

Amendment adopted.
Kendall of Monroe moved to amend House file No. 230 by striking out all after the enacting clause, and inserting in lieu the following:

Section 1. Section twenty-four hundred three (2403) of the supplement to the code is hereby repealed and the following enacted in lieu thereof: No person by himself, agent, or otherwise, shall in any manner procure for, or sell, or give any intoxicating liquors to any minor for any purpose, except upon the written order of his parent, guardian or family physician, or give
to or in any manner procure for, or sell the same to any intoxicated person or any one in the habit of becoming intoxicated, or to any person who has taken any of the so-called cures for drunkeness, or who because of his habits of intoxication is unable himself to procure intoxicating liquors as a beverage, or whose wife, husband, parent, child, brother, sister or guardian has served written notice, forbidding the procuring for, selling or giving of intoxicating liquors to such person. Any person violating the provisions of this section shall forfeit and pay the sum of one hundred dollars for each offense, to be collected by action against him, or if a permit holder, against him and the sureties upon his bond. Such action may be brought by any citizen of the county, and one-half of the amount collected thereunder shall go to the informer, and one-half to the school fund of the county.

Amendment adopted.
Clary of Chickasaw moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Coon, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt. McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Meredith, Mott,Offill, Ollson, Pritchard,Ritter,Robinson, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Teter, VanEaton, Washburn, Weeks, Whiting, Willson, Wise, Wright, Mr. Speaker--72.

The nays were:

## None.

Absent or not voting :
Bailey, Bealer, Boland, Carstensen, Cobb, Darrah, Dashiell, Freeman, Greene, Heles, Jepson, Lowrey, McClurkin, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Welden, Wyland, Whitmer -28.

So the bill passed and the title was agreed to.

On motion of English of Polk Senate file No. 250 , a bill for an act to legalize the making of certain plats made by the county auditors of Iowa and the recording of the same by the county recorders of Iowa and to legalize the descriptions of land in all instruments, conveyances and incumbrances referring thereto, with report of committee recommending passage as amended, was taken up and considered.

Amendment adopted.
Mr. English moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Meredith, Mott, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, VanEaton, Washburn, Weeks, Whiting, Willson Wise, Wright, Mr. Speaker-62.

The nays were:
None.

## Absent or not voting:

Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Flenniken, Freeman, Greene, Heles, Jepson, Koontz, Lowrey, McClurkin, McDole. Maben, Martin, Mattes, Morris, Nichols Offill, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Teter, Welden, Whitmer, Wyland-38.

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee, House file No. 393, a bill for an act to amend the law as found in section thirteen hundred four (1304) of the supplement to the code, relating to exemption of property from taxation, with report of committee recommending passage, was taken up and considered.

Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.
On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, DeMar, Doran, Dow English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McNie, Maben, Meredith, Mott, Offill, Olson, Ritter, Sankey, Spaulding, Stanbery, Summers, Teter, Washburn, Weeks, Whiting, Willson, Wise, Wright, Mr. Speaker-58.

The nays were:
None.
Absent or not voting:
Bailey, Bealer. Boland, Carstensen, Cassel, Clark, Cobb, Coburn, Cummings, Darrah, Dashiell. Davie, Freeman, Greene, Heles, Jepson, Koontz, Lowrey, McClurkin, McCreary, McCulloch, McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple, VanEaton, Welden, Whitmer, Wyland-42.

So the bill passed and the title was agreed to.

## MOTION TO RECONSIDER.

The following motion to reconsider_was filed:
Mr. Speaker-I moveto reconsider the vote whereby the House ordered an adjournment until Tuesday.

> C. F. Crose

I second the motion.

> C. A. Meredith.

Doran of Boone moved that the House adjourn.
Kendall of Monroe moved to amend by making the hour $1: 30$ P. M.

Amendment adopted.
Motion as amended prevailed and the House adjourned.

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.

## SENATE MESSAGES CONSIDERED.

Senate file No. 239, a bill for an act to amend the law' as it appears in section twenty-four hundred forty-eight (2448) of the code relating to the establishment of saloons within certain distances of specified buildings and places and to include cemeteries among the places affected by the provisions of said section.

Read first and second time and referred to committee on Suppression of Intemperance.

Senate file No. 274, a bill for an act to amend chapter five (5) of title twenty-four (24) of the code relating to larceny.

Read first and second time and referred to committee on Judiciary.

On request of Cummings of Marshall, unanimous consent having been given, House file No. 5, a bill for an act amending section seventeen hundred nine (1709) of the code, relating to insurance other than life, with Senate amendments, was taken up and the amendments read and considered.

Mr. Cummings moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow. Epperson, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Meredith, Mott, Offill, Olson, Ritter, Spaulding, Stanbery, Summers, Teachout, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-62.

The nays were:
None.

Absent or not voting:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, English, Flenniken, Freeman, Greene, Heles, Hume, Jepson, Lister, McClurkin, McCulloch, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Temple, Welden, Wyland-38.

So the House concurred in the Senate amendments.
On motion of Hambleton of Mahaska, House file No. 379, a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three ( 1533 ) and fifteen hundred forty-a ( $1540-\mathrm{a}$ ) of the supplement to the code, relating to working roads, with report of committee recommending passage as amended, was taken up and considered.

Mr. Hambleton moved to amend by striking out in the eighth line of the amended bill the words "with the first" and inserting the words "in one" in lieu thereof.

Adopted.
Mr. Hambleton moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kling, Koontz Laird, Langan, Leech, Lundt, McAllister, McCreary, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Spaulding, Stanbery, Summers, Van Eaton, Whiting, Whitmer, Willson, Wright, Mr. Speaker-57.

## The nays were:

Sankey-I.
Absent or not voting :
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Dow, Freeman, Greene, Heles, Hume, Jepson, Kennedy, Lister, Lowrey, McClurkin, McCulloch, McDole,

McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple, Teter, Washburn, Weeks, Welden, Wise, Wyland-42.

So the bill passed.
Laird of Fremont moved to amend the title by striking out the two last words of the title, "working roads", and inserting the words, "collection of road taxes", in lieu thereof.

Amendment adopted.
Title as amended agreed to.
On motion of Wright of Webster, Senate file No. 300, a bill for an act to amend section ten hundred seventy-six (ro76) of the code, relative to the registration of voters, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McCreary, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Summers, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-63.

The yeas were:
None.
Absent or not vating:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Davie, Freeman, Greene, Heles, Hume, Jepson, Lister, Lowrey, McClurkin, McCulloch, McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple Welden, Wyland-37.

So the bill passed and the title was agreed to.

On motion of Kendall, of Monroe, Senate file No. 165, a bill for an act to amend section one hundred thirty-eight (138) of the code, in relation to printing the docket for the Supreme Court, with report of committee recommenning passage, was taken up and considered.
Mr. Kendall moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Fones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Summers, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-60.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland. Carstensen, Chassell, Clark, Cobb, Coburn, Darrah, Dashiell, Davie, Freeman, Greene, Heles, Hume, Jepson, Kennedy, Lister, Lowrey, McClurkin, McCreary, McCulloch, McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Stanbery, Stoltenberg, Teachout, Temple, Welden, Wyland-40.
So the bill passed and the title was agreed to.
On motion of Wright of Webster, Senate file No. 303, a bill for an act to amend section twenty-six hundred eighty (2680) of the code, relative to the Normal School and to the biennial reports to the Governor, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Head, Hollembeak, Jacobson, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-64.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Freeman, Hanna, Heles, Hume, Jepson, Jones, Lowrey, McC.lurkin McCreary, McCulloch, McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Welden, Wyland -36 .

So the bill passed and title was agreed to.
On motion of Wright of Webster Senate file No. 304, a bill for an act to amend section twenty-seven hundred seventeen (2717) of the code, relative to the College for the Blind, and reports to the Governor, with report of committee recommending passage, and was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now. which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, Davie, DeMar, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McNie, Maben, Meredith, Mott, Offill, Olson, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Wise, Wright, Mr. Speaker-62.

The navs were:

## None.

Absent or not voting:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Doran, Freeman, Hambleton, Heles, Hume, Jepson, Lowrey, McClurkin, McCreary, McCulloch. McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, • Sprınger, Teachout, Temple, Welden, Willson, Wyland- 38.

So the bill passed and the title was agreed to.
On motion of Wright of Webster, Senate file No. 30I, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code relative to the reports of the State University, with report of committee recommending passage, was taken up and considered.

Mr . Wright moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the motion, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McCreary, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, 'Teter, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-65.

The nays were:

## None.

Absent or not voting:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Colclo, Darrah, Dashiell, Freeman, Heles, Hume, Jepson, Lister, Lowrey, McClurkin, McCulloch, McDole, McElrath, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Welden, Wyland -35.

So the bill passed and the title was agreed to.
On motion of Epperson of Wapello House file No. 283, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction or repair of main sewers, defining main sewers and making certain parts of the code applicable thereto, with report of committee recommending passage, was taken up and considered

Mr. Epperson moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Buckingham, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Meredith, Mott, Offill, Olson, Ritter, Sankey, Spaulding, Stanbery, Summers, Teter, Van Eaton, Washburn, Whiting, Whitmer Willson, Wise, Wright, Mr. Speaker-59.

The nays were:
Calderwood, Stoltenberg-2.
Absent or not voting:
Bailey, Bealer, Boland, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Freeman, Geneva, Hakes, Heles, Hollembeak, Hume, Jepson, Kennedy, Lister, McClurkin, McCreary, McCulloch, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Weeks, Welden, Wyland-39.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. 203, a bill for an act relating to the collection of poll tax and amending section fifteen hundred fifty ( 1550 ) of the code, with report of committee recommending passage, was taken up and considered.

Mr . Kendall moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time,

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeck, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lundt, McEIrath, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stoltenburg, Summers, Teter, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-62.

The nays were:
None.

## Absent or not voting:

Baily, Bealer, Boland, Buckingham, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Freeman, Hart, Heles; Hume, Jepson, Kennedy, Lister, Lowrey, McClurkin, McCreary, McCulloch, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Stanbery, Teachout, Temple, Weeks, Welden, Wyland-38.

So the bill passed and the title was agreed to.
On motion of English of Polk, House file No. 345, a bill for an act to amend section nineteen, (19) of chapter eighty (80) of the acts of the Thirtieth General Assembly, with report of committee recommending passage as amended by substitute, was taken up and considered.

Substitute amendment adopted.
Mr. English moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken. Frudden. Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lundt, McAllister, McCreary, McElrath, McNie,

Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright. Mr. Speaker-63.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carstensen, Clark, Cobb, Coburn, Conn, Darrah, Dashiell. Freeman, Hume, Jepson, Langan, Lister, Lowrey, McClurkin, McCulloch, McDole, Mattes, Meredith, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Teter, Welden, Wyland-37.

So the bill passed and the title was agreed to.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed:
Mr. Sphaker-I move to reconsider the vote by which the recommendation of the committee on appropriations indefinitely postponing House file No. 170, a bill for an act providing for the purchase and erection of a monument at the grave of Ex-Governor William M. Stose, and making an appropriation therefor, was adopted.

Lorenzo D. Teter.
I second the motion.

> F. M. Epperson.

On motion Wright of Webster Senate file No. 309, a bill for an act to amend section twenty-six hundred twenty-five (2625) of the code, relative to superintendent of public instruction and his reports, with report of committee recommending passage, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Conn, Crose, Cummings, DeMar Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling,

Koontz, Laird, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Meredith, Mott, Offill, Olson, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Teter, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Mr.Speaker--63.

The nays were:
: None.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carstensen, Clark, Cobb, Coburn, Darrah, Dashiell, Davie, Freeman, Heles, Hume, Jepson, Langan, Leech, Lister, McClurkin, McCulloch, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Weeks, Welden, Wyland-37.

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee, House file No. 392, a bill for an act to amend the law as found in sections twenty-six hundred one (2601) and twenty-six hundred six (2606) of the code, relative to admission to the State Soldiers' Home, with report of committee recommending passage, was taken up and considered.

Mr. Hart moved to amend by striking out the words "who have served in time of war," where they appear both in sections one (1) and two (2).

## Adopted.

Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed. and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Cassel, Cheney, Christiansun, Clary, Colclo, Crose, Davie, DeMar, Doran, Dow, English, Epperson, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton. Hanna, Hart, Head, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister Lowrey, McAllister, McCreary, McElrath, McNie, Maben, Meredite, Matt, Offill, Olson, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Summers, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Wise, Wright, Mr. Speaker-60.

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Buckingham, Carstensen, Chassell, Clark, Cobb, Coburn, Conn, Cummings, Darrah, Dashiell Flenniken, Freeman, Hakes, Heles, Hume, Jepson, Lundt, McClurkin, McCulloch, McDole, Martin, Mattes, Morris, Nichols, Peet, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Springer, Teachout, Temple, Welden, Willson, Wyland-40.

So the bill passed and the title was agreed to.
On motion of Buckingham of Buena Vista the House adjourned.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Rhpresenvitives, } \\ \text { Des Moines, Iowa, March 27, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. W. N. Yates of Ida Grove, Iowa.

The Journal of Saturday, March 24, was corrected and approved.

On motion of Hambleton of Mahaska leave of absence was granted Morris of Sioux until Wednesday.

Wright of Webster presented petition of citizens of Webster county asking the enactment of the Reciprocal Demurrage bill.

Referred to committee on Agriculture.
Lowrey of Calhoun asked unanimous consent to withdraw from the committee on Pharmacy and from further consideration of the House, House file No. 180.

Granted.
Nichols of Muscatine asked unanimous consent to withdraw House file No. 162 from the committee on Elections and from the further consideration of the House.

Granted.
Doran of Boone asked that House file No. 402 be referred to committee on Animal Industry.

So referred.

## REPORT OF COMMITTEE.

Mr. Speaker-Your committee appointed to investigate what disposition was made of "soap, etc", charged to the members of the Thirtieth General Assembly, respectfully submit the following report:

We interviewed the Executive Council and they furuished an explanation which is entirely satisfactory, and which is made part of this report, all of which is respectfully submitted,

John McAllister, J. F. Lundt, Committee.

Des Moines, Iowa, March 26, 1906.

## Hon. John McAllister, Chairman Special Committee:

My Dear Sir-Replying to your request for a statement of the meaning of the word "soap, etc." at the head of the column of account charges against members of the Thirtieth General Assembly, appearing on pages 448,449 and 450 of the biennial expense report for the years 1903 to 1905 , issued by the Executive Council of Iowa, I beg to state that on our account books the word "sundries' appears at the head of this column. The items included in this column are such as steel erasers, rubber erasers, paper shears, paper fasteners, letter files, pins, paper staple drivers, letter openers, typewriter ribbons, sponges, sponge cups, ink bottles, rulers and the like but no "soap" in any case. Members of the General Assembly are furnished the necessary soap by the Custodian and are not permitted by law or the rules of the supply room to draw the same from the supply room. No member of the Thirtieth General Assembly drew any soap. This error occurred in this wise: the items were transferred to a blank used for making quarterly reports to state officers, who are entitled to and do draw soap for office uses. Pive copies of this transfer sheet were made by the use of carbon paper. Four of the same were properly stamped 'sundries" instead of "soap, etc." by the supply clerk by order of Mr. Swan, as helreports to me, but by some oversight one set of the sheets was not changed and that one went to the State Printer and the error was not detectediniproof reading. This is a most stupid and unjustifiable error and oversight and more humiliating to me than to you.

I, alone, am responsible, although I could not possibly give this my personal attention as my other duties, which could not be turned over to others, on the state census work last year and the regular office; work kept me employed every working hour and more.

The Thirtieth General Assembly drew from the supply department stationery and other supplies only to the amount of $\$ 843.79$ in the aggregate, certainly within the limits that will not permit of unfavorable criticism. While it is difficult to understand how any citizen or taxpayer can misunderstand this to the extent of really thinking the Legislature of Iowa has drawn "soap" as indicated, yet it is realized that about one hundred thousand sedate wags will make life a burden to members, by appearing so to believe and by continually applying for information about the use, of "'soap".

Regretting in the extreme this annoying error and oversight, I assure the Thirty-first General Assembly that no like error shall, occur to harrow the feelings of members. I am,

Yours very truly,

> A. H. Davison,
> Secretary.

Adopted.

## INTRODUCTION OF BILLS.

By Chassell of Pylmouth, House file No. 404, a bill for an act to provide for the sale and use of certain railroad mileage books.

Read first and second time and referred to committee on Railroads and Commerce.

A Bill for an act to provide for the sale and use of certain railroad mileage books.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Every railroad corporation operating a railroad or railroads in Iowa and transporting passengers for hire shall sell to all applicants therefor at twenty dollars each family mileage book containing coupons good for one thousand miles of passenger transportation on all trains that carry passengers on the lines of the railroad corporation selling said mileage books. Passengers using the family mileage books shall be entitled to the same rights and privileges on all trains as those accorded to holders of regular first class tickets. The mileage books sold under the provisions of this act shall be kept on sale at the regular railway passenger ticket offices in cities of two thousand population and over. At railway passenger ticket offices located in towns of less than two thousand population said mileage books shall be delivered to applicants within forty-eight hours after the price of twenty dollars each is deposited with the passenger ticket agent in payment therefor.

Section 2. Family one thousand mile mileage books sold under the provisions of this act shall be good for transportation of person and baggage, for the use of five persons or less, who are members of the same family, and the mileage coupons shall be detached by each railroad conductor or collector for each person transported. Said family one thousand mile mileage books shall'not be transferable and may be used only for the persons whose signatures appear on the cover.

Section 3. The general conditions of the contract between the selling railroad company and the purchaser of the book for use of the family mileage books for transportation of passengers and baggage shall be so far as applicable substantially the same as those granted and required for the -se of the one thousand mile tickets now used or honored by the several railroads operated in the State of Iowa. The signatures of the persons entitled to use each of said family mileage books may be required to appear thereon, and railway companies may use other reasonable means of identification of parties claiming the right to use said family mileage books. Each of said family mileage books shall be valid for one year from date of its sale by the railroad company. The form of these mileage books and the conditions thereof in conformity with and subject to the limitations of this act shall be subject to the approval of the Board of Railroad Commissioners.

Consideration of House file No. 23I taken up on the question of substituting the report of the minority recommending indefinite postponement for the majority report recommending the bill for passage.

On the question, Shall the House substitute the minority report for that of the majority.

The yeas were:
Bailey, Freeman, Hanna, Jepson, Kendall, Laird, Lundt, McAllister, McCulloch, McDole, Pritchard, Temple, Teter, Wright, Mr. Speaker-I5.

The nays were:
Bixby, Boland, Calderwood, Cassel, Cheney, Christianson, Clark, Cobb, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hart, Head, Hollembeak, Hume, Jacobson, Jones, Kennedy, Leech, Lister, McClurkin, McCreary, McElrath, McNie, Maben, Meredith, Mott, Nichols, Offill, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Stanbery, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Willson-59.

Absent or not voting:
Bealer, Buckingham, Carden, Carstensen, Chassell, Clary, Coburn, Cummings, Dashiell, Greeley, Kling, Koontz, Langan, Lowrey, Martin, Mattes, Morris, Peet, Robinson, Spaulding, Springer, Stoltenberg, Whiting, Whitmer, Wise, Wyland-26.

So the House refused to substitute the minority report.
Meredith of Cass moved that the report of the Judiciary committee on House file No. 23 I be adopted.

Motion prevailed.
Substitute amendment adopted,
On motion of Wright of Webster House file No. 381, a bill for an act to provide for the creation, of a hospital board in cities having a population of 12,500 and provide for the construction and maintaining of a hospital therein and authorizing the creation of an indebtedness therefor and a levy of tax etc., with report of committee recommending passage was taken up and considered.

Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevalled, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark. Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Stanbery, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker- 89.

The nays were:
None.
Absent or not voting:
Buckingham, Carstensen, Coburn, Greeley, Morris, Peet, Spaulding, Springer, Stoltenberg, Hollembeak, Langan-II .

So the bill passed.
Wright of Webster moved to amend the title by striking out the words "and towns" in the fifth line thereof.

Motion prevailed.
Title as amended agreed to.
On request of Kendall of Monroe, unanimous consent having been given, House file No. II9 a bill for an act to repeal section thirteen hundred six-b (r306-b) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtiett; General Assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations, with Senate amendments, was taken up and the amendments read and considered.

Mr. Kendall moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstenson, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, ${ }_{9}^{\mathbf{a}} \mathrm{McElrath}$, McNie, Maben, Martin, Mattes, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
Meredith-I.
Absent or not voting:
Buckingham, Coburn, Cummings, English, Geneva, Laird, McCreary, Morris, Peet, Sankey, Springer, Weeks, Whiting-13.
So the House concurred in the Senate amendments.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill, in which the concurrence of the Senate was asked:

House file No. 301, a bill for an act to amend section thirty four hundred ninety four (3494) of chapter four (4), title eighteen (18) of the code as the same appears in the supplement to the code, relating to the place of bringing action.

Geo. A. Newman,<br>Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted and passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No, 257, a bill for an act to amend the law ns it appears in section seven+een hundred nine (1709) of the supplement to the code, relating to insurance.

Geo. A. Newman,
Secretary

## Also:

Mr. Spraker-I am directed to inform your honorable body that the Senate has amended and passed the following bill, in which the concurence of the Senate was asked:

House file No. 52, a bill for an act to repeal section one hundred thirty seven (137) of the code, relative to the publication and distribution of the proceedings of the Iowa State Teacbers' Association, and to enact a substitute therefor.

> Geo. A. Newman,
> Secretary

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Serate was asked:

House file No. 303, a bill for an act to amend the law as it appears in chapter sizty-eight (68) of the laws of the Thirtieth General Assembly relative to levees, drains and water courses.

Geo. A. Newman, Secretary.

## Also:

Mr. Spraker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 110, a bill for an act to amend the law as it appears in section sixteen hundred fifty-seven-d ( $1657-\mathrm{d}$ ) of the supplement to the code, relating to the Agricultural Convention.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to substitute forsubstitute for Senate file No. 64, in which the concurrence of the Senate was asked:

Senate file No. 64, a bill for an act to repeal the law as it appears in section twenty-five hundred eighty-nine (2589) of the supplement to the code, and section iwenty-five hundred ninety (2590) of the code, and to enact a substitute therefur, relative to the examinations of pharmacists and other assistants.

Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to Senate file No. 141, a bill for an act to regulate the sale of gasoline and providing penalty for violation thereof.

Gho. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passec theffollowing bill in which the concurrence of the House is asked:

Senate file No. 111, a bill for an act appropriating the sum of $\$ 750$ to be paid to Mrs. John Stein in settlement of all claims against the state of Lowa, by reason of the death of John Stein, who was killed by the falling scaffold at the Ft. Madison penitentiary while working under the orders of the superintendent of construction.

Gmo. A. Newman, Secretary.

Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 254, a bill for an act to amend chapter one (1) of the acts of the Twenty-seventh General Assembly relating to the publication of the laws of the State of Iowa.

> Gro. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill *in which the concurrence of the House is asked:
$\square$ Substitute for Senate file No. 16, a bill for an act to amend section four hundred forty-one (441) of the code in regard to official newspapers.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I fam directed to inform your honorable bedy that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 134, a bill for an act to amend the law as it appears in section seven hundred forty-five (745) of the supplement to the code relating to the purchase or erection of waterworks by cities and conferring additional powers with reference thereto.

Geo. A. Newman.
Secretary,
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has? passed the following bill in which the concurrence of the houseis asked:

Senate file No. 279, a bill for an act additional to and amendatory of chapter one (1), of title eleven (11) of the code, and the law as it appears in chapter one (1) title eleven (11) of the supplement to the code and chapter seventy-seven (77) of the acts of the Thirtieth General Assembly relative to the State Military force and Iowa National Guard.

Gho. A. Newman,
Secretary.

## Also:

Mr. Speaker--I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 166, a bill for an act providing for the compilation of a roster of soldiers, sailors and marines, survivors of the Mexican and Civil Wars, now living in Iowa and makicg an appropriation therefor.

Gho. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 231, a bill for an act to repeal section thirteen hundred ninety one (1391) of the code, relating to delinquent taxes and to enact a substitute therefor.

Geo. A. Newman,
Secretary.

## Also:

Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 241, a bill for an act to amend section seven hundred sixty eight (768) of the code, relating to the enclosing of street car vestibules.

Geo. A. Newman,
Secretary.
The hour having arrived for special order No. 22, House file No. 372, a bill for an act providing for the nomination, by politicial parties or organizations, of candidates for various offices and the election of delegates to conventions of said political parties or organizations, by a Primary Election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or of organizations, with report of committee recommending passage as amended by substitute, was taken up and considered.

Clary of Chickasaw moved that the House adjourn until 2 o'clock this afternoon.

Kendall of Monroe moved to amend by making the time $1: 30$.
Amendment lost.
Original motioin prevailed and the House adjourned,

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.
House resumed consideration of House file No. 372.
Time having arrived for special order No. 25 Wright of Webster moved that House proceed with consideration of House file No. 372.

Motion prevailed.
Hart of Allamakee moved to amend House file No. 372 by substituting the following therefor:

SUBSTITUTE FOR HOUSE FILE NO. 372.
A Bill for an act to provide for the nomination by political parties of candidates for county offices, and election of delegates to county conventions of political parties, by primary elections in certain cases.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That the board of supervisors of any county, at the September session of any year in which there is a general election, shall submit to the voters of such county the proposition whether or not such county shall adopt the system of nominating candidates for county offices and electing delegates to all county conventions by primary election, whenever there is filed in the office of the county auditor on or before the first day of such September session, and not prior to August 1st of same year, a petition signed by a majority of the electors of not less than one-third of the voting precincts of the county without counting more than one precinct in any city or town. voting in the last preceding general election as shown by the poll books, and aggregating not less than forty per cent of the electors of the county voting at last preceding general election.

Section 2. Such petition shall show upon the line containing each signature thereto, the date such signature was attached thereto, together with the name of some party witnessing such signature, and affidavits of all parties witnessing signatures to such petition shall accompany the same, setting forth that the affiant personally witnessed the execution of all signatures preceding his name, and that the date given is the exact date upon which the same was affixed to such petition. Such petition shall be in ${ }^{\text {i }}$ separate parts, each voting precinct being distinct by itself, and shall state in the heading thereof, the name of such voting precinct, and no signatures shall be considered which are attached prior to the 15th day of June of the year in which the petition is filed.

Section 3. Such proposition shall be submitted upon a separate ballot to be delivered to each voter at the time he receives his regular ballot at- the general election, and the same shall be in substantially the following form:

$\square$
For adoption of primary election system.

Against adoption of primary election system.
and voting thereon will be by marking a cross in either square by the voter, and the votes shall be counted and canvassed in the same manner as provided for the canvassing and counting of the votes upon other propositions submitted to electors in the manner now provided by law.

Section 4. It shall be the duty of the board of supervisors to examine the said petition and verify the sufficiency and correctness of same in all respects, and if the same is found to have been procured and filed according to law, and sufficient, they shall enter such finding upon the proceedings and order the submission of such question, and shall direct the county auditor to publish notice of such election in the official papers of the county, separate and distinct from the proceedings of such board once each week, for a period of four weeks, prior to the date of the general election.

Section 5. If upon a canvass of the votes, it is found that a majority of the votes have been cast for the adoption of the primary election system, the board of county canvassers shall so find at the time of canvassing the other votes, and thereafter until otherwise provided, the primary election system as provided in this act shall be in force in such county.

Section 6. All provisions of the code and amendments thereto, including criminal statutes and penalties with reference to the conduct of general elections, shall be applicable to primary elections as far as applicable except as hereinafter provided, and none of the provisions of this act shall apply to any elections other than regular bi-ennial elections.

Section 7. The primary election herein provided for shall consist of an election by all political parties held at the usual voting places of the several precincts on the last Tuesday in June of the year in which there is a general election.

Section 8. The judges and clerks of a primary election shall be the same as those of a general election, and in counties havinglithe primary election system, appointments as provided for in sections ten hundred ninety-three (1093) of the code, shall be made at the April session of the board of supervisors.

Section 9. At the first primary election to be held under the provisions of this act, any person shall be entitled to participate therein, who is a qualified elector in the precinct at the time of such election, and who shall at the time he presents himself at the polling place, indicate the party ballot he desires to vote, upon which he shall receive the ballot in the same manner as at general elections, and such person shall thereupon be allowed to vote unless he be challenged, and such) challenge sustained. The designation made by an elector of his party affiliation shall be checked on the voting list
used by the clerks at such election, and shall be evidence of each voter's party affiliation thereafter until changed by him as hereinafter provided, and no voter shall be allowed to receive or vote the ballot of any political party except the one designated by him until such change is made.

Section 11. It shall be the duty of the county auditor before each primary election after the first, to prepare from the poll book of the preceeding primary election, an alphabetical list of the voters of each political party in each voting precinct in the county, and also from the poll books of the preceeding general election, the names of all voters who have not voted at the primary election but who have designated their party affliation at the time of voting at the general election, and also the names of all appearing on the last preceeding list thus prepared by him unless stricken off by reason of removal, death or other cause. Any person who votes at a primary election, or who declares his affiliation to any political party at the time of voting at the preceeding general election, shall hereafter be considered a nember of that political party, and such person shall not while living in same voting precinct, berequired to declare his party affiliation at succeeding primary elections unless he desires to change same. Any elector who has previously declared his party affilliation, and who desires to change the same, may not less than thirty days prior to any primary election, file a written declaration with the county auditor of the change of party affilliation, and the auditor shall prepare for each voting precinct, a separate alphabetical list of all voters who have changed their party affilliation, designating on such list, the party from which such change has been made, and the party to which the said voter has affilliated himself. Any voter who has not voted at a previous primary election or declared his party affilliation at a preceeding general election held succeeding the adoption of the primary system, shall be entitled to vote at any primary election subsequent to the first by fling a declaration of his party affilliation with the county auditor at least thirty days prior to the holding of such primary election, in which case, the auditor shall include the name of such person in the alphabetical lists hereinbefore provided, or the voter may at the time at which the primary election is held, or registration board is in session, as the case may be, file an affidavit setting forth that he is a qualified elector in such voting precinct, stating whether or not he voted at last preceding general election in this state, and what party ticket he then voted, and stating what political party he is now afflliated with, and what party ticket he intends to vote at the coming general election.

Section 12. Any judge or clerk of a primary election, or any qualified voter present, may challenge any voter upon the grounds mentioned in section eleven hundred fifteen (1il5) of the code, and such challenge shall be determined as there provided, and any voter who did not vote at the last preceeding primary election, or who did not declare his party affilliation at the time of voting at the last preceding general election, or who has changed his political affilliation in the manner herein provided, may be challenged as o his party affilliation, and if he insists that he is entitled to vote the ticket of the political party to which he claims affilliation, and the challenge is not withdrawn, there shall be tendered to him by one of the judges, the following oath:

I do solemnly swear, or affirm, that I am now in good faith affiliated with the.................party, and intend voting the ticket of that party at the next general election in this precinct, and if he take such oath, he shall thereupon be given a ticket to such political party, and be permitted to vote the same.

Section 13. At the primary election provided for in this act, all candidates for county offices shall be voted for, and nominations shall be made for all of such offices, including members of the House of Representatives, and of State Senators where the county in which such primary election is held constitutes a Senatorial District, together with delegates to the county conventions of each political party upon such ratio of representation as shall be determined by the county committee of such party, and certified to the county auditor not less than forty days prior to the date of such primary election.

Section 14. The official ballots for a prime ry election shall be procured, printed and distributed by the county auditor in substantially the same manner as ballots for general elections, and that of each party shall be printed separately with the name of the political party printed at the head of each ballot, and the names of all candidates thereon shall be arranged alphabetically. Such bal!ot shall be substantially in the following form:


FORcREPRESENTATIVES.
(Vote for two.)


David Biggs.
E. L. Cahoon.

Charles Marble.

$\qquad$

.......................

## CLERK OF THE DISTRICT~COURT.

(Vote for one)


Iver Thorson.

Louis Drake.

Eric Eastman.


COUNTY TREASURER.
(Vote for one)
Ben. D. Helming.
A. G. Winter.

Henry Flege.


FOR SUPERVISOR(-)DISTRICT. (Vote for one)

B. W. Miller.


Jno. C. Beede.


Simon Blagen.


And other offices in like manner.
The offices shall be arranged in same order upon all ballots, and in same sequence as they shall appear upon the ballot at next general election.

Following the last candidate, or group of candidates, for any office, and separated by a dash or heavy line, shall be a group of lines with a square at the left ot each, headed with the words:

DELEGATES TO COUNTY CONVENTICN.
(Vote forsw)


......................

$\cdots+\cdots+\ldots+\infty$
61.
following which there shall be in like manner, a space for committeeman or committeemer, as the case may be.

Section 15. The name of no candidate shall be printed upon an official ballot for any primary election unless at least thirty days prior to such election, a nomination shall have been filed in his behalf in the office of the Couny Auditor, which nomination shall set out the facts constituting the record of such candidate's affiliation with the party of which he is sought to be made a candidate, and shall be substantially in the following form:

We, the undersigned qualified electors "of........................county, State of Iowa, and members of the............................... such party appears of record upon the poll books of last primary election, or by declaration at the time of voting at last general election, do hereby nominate................. of....................... voting precinct, ${ }^{\text {t }}$ of such county, who has affiliated with and is a member of the said political party, as candidate for the office of......................to be voted for at the primary election to be held on the last Tuesday before the last Monday of June next, and there shall be attached thereto the names of not less than two per cent. of the voters of such political party at the last general election, and in no event less than twenty names, and no name shall be counted unless they are on sheets, each havivg such form written or printed at the top thereof, and the affiliation of the party whose signature is attached appears as recited in such nomination papers. Such signer of a nomination paper shall add his place of residence with street and number, if any, and date of signing, and no greater period than thirty days shall be allowed between the date of the first signature and the last, and if more than thirty days appear in the dates attached to any of such signatures, only those signed within thirty days from the last date given shall be counted.

Accompanying such nomination paper, there shall be the affidavit of a qualified elector whose affiliation with such party shall appear of record stating that he is personally acquainted with all the parties who have signed the same, that he knows them to be electors of the county, and believes them to be affiliated with such party, and that they signed the same to his personal knowledge with full knowledge of the contents thereof, and that each signer signed the same on the date opposite his name, and several affidavits may be filed if signatures have been witnessed by different parties. Each candidatef shall file with such nomination paper, or within five days thereafter, an affidavit stating that he is eligible to the office for which he is nominated, and that he will be a bona fide candidate therefor, which affidavit shail be in substantially the following form:

I,.............................. state that I reside at..................... street, ................... (city or town),.........................county, in the State of Iowa; that I am eligible to the office for which I am a candidate, and that the political party with which I affiliate is the.
part..; bnt I ama.....................and a candidate for nomination to the offic: $v . . . . . . . . . . . .$. ........ to be made at the primary election to be held on the third Tuesday in August, 190.., and hereby request that my name be printed upon the official primary ballot as provided by law, as a candidate of the....................party. I furthermore declare that if I am nominated and elected I will qualify as such officer.

Dated.

Section 16. All necessary election supplies, including poll books, blanks for nomination papers, and affidavits, shall be furnished bythe county auditor in the same manner as for general elections, and the county auditor, board of supervisors, clerks, judges and all other officers, shall perform the same duties with reference to a primary election as are prescribed therefor in a general election, and the same provisions for filling vacancies in election boards, and other officials, shall apply, and in case any election precinct is changed, such change shall not be be effective as to primary elections until after the next succeeding general election. Upon closing of the polls, the election officers shall immediately proceed to count all the ballots of each party separately, and shall certify in the poll books to the number of votes cast for each candidate for such office upon the ticket of each party, and shall certify to the names of the delegates elected to the county conventions of each party, and shall issue a certificate in triplicate of the election of such delegates, one of which certificates shall be delivered to the committee chairman of that party for that precinct, and one to the person receiving the highest number of votes for delegates to the county convention. if he be present, and if he be not present, to the person elected by the highest number of votes who is present, and if no person elected such delegate is present, the name shall be delivered by mail to the person receiving the highest number of votes, and one shall be sent to the county auditor. In like manner, they shall canvass the votes for committeeman or committeemen and shall certify to the election of such committeman or committeemen, and shall issue such certificate in triplicate, delivering one personally or by mail to the committee or one of the committeemen so elected, one to the chairman of the township committee, and one to the county auditor. They shall also at the same time make and certify to a list of all the names appearing upon the auditor's alphabetical primary list who are no longer voters in such precinct, and the names thus certified shall be dropped from the next succeeding primary list prepared by the county auditor.

After all ballots have been counted and the result ascertained and certified to, the ballots of each party shall be sealed in separate envelopes, on the outside of which shall be written or printed the names of the candidates for the different offices, and opposite each candidates name shall be placed the number of votes cast for him, and all of such envelopes together with the poll books and an envelope containing all certificates, be transmitted to the county auditor, shall be placed in one envelope or receptacle, which shall be returned to the county auditor in the manner prescribed for the return of general elections.

Section 17. At one o'clock $P$. M, on the Monday following, the board of supervisors and the chairman of the central committee of each party shall meet and canvass the votes cast for the candidates of each party, and if any chairman does not appear the board of supervisors shall designate any member of the committee present to act in his stead, and if no member of such committee is present, they shall designate some member of that party to act in such capacity, and the board of supervisors and such committeemen, or other persons as thus designated, shall constitute a canvassing board which shall forthwith canvass the votes and determine the number cast for each candidate, and if any candidate is found to have received a majority of all
of the votes cast for the office for which he is a candidate by that political party, he shall be declared the nominee of that party, and such board shall also verify the returns from each precinct as to delegates to county conventions and precinct (committeemer, and prepare a list of tbose elected to such positions.

Section 18. The county conventions of a political party may be held at any time that the committee of such party shall determine and certify to the county auditor not earlier than one week after the date set for canvassing such vote, and not less than one month prior to the date of the next general election, and not less than one week prior to any state or district convention at which delegates are to be selected by such county convention, and notice of the time and place of holding such county convention shall be given by the county auditor in the official papers of the county.

Section 19. At the time fixed for the county convention, the delegates present shall organize by the election of a temporary chairman and secretary, and the appointment of a committee on credentials, which committee shall prepare a list of all delegates present and entitled to a seat and a vote in the convention, after which there shall be elected a permanent chairman and a permanent secretary, and the convention shall thereupon proceed to nominate all county officers not nominated by a majority vote at the primary election and select delegates to all district and state couventions of the party to be held before the next general election. The county convention shall also elect members of a county central committee for the ensuing term and transact such other business as may legally and properly come before it, and a transcript of its proceedings certified to by the chairman and secretary thereof shall be filed with the county auditor. The delegates present from any voting precinct shall be entitled to cast the full vote of such precinct, the vote of absentees being cast pro rata by those present, and no vote by proxy shall be permitted, but the convention may in its selection of delegates to attend a state or district convention desiguate alternates who may act with the same authority as the delegates in cases of the abseace of the delegate.

Section 20. No state convention and no district convention wher there is a county that has adopted the primary system as provided in this act shall be held earlier than the twenty-fifth day of July.

A roll call was demanded by Skinner of Union and Bixby of Delaware.

## The yeas were:

Bealer, Boland, Calderwood, Carden, Carstensen, Cassel, Cobb, Conn, Dow, Epperson, Freeman, Greeley, Hambleton, Hanna, Hart, Jacobson, Kendall, Langan, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Offill, Olson, Powers, Skinner, Spaulding, Washburn, Whitmer, Wise 33.

## The nays were:

Bailey, Bixby, Buckingham, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Flenniken, Geneva, Greene, Gregory, Hakes, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kennedy, Kling, Laird, Leech, Lister, McDole, McElrath, Maben, Martin, Mattes, Meredith, Mott, Nichols, Peet, Pritchard, Robinson, Sankey, Saylor, Shaffer, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-6i.

Absent or not voting:
Frudden, Koontz, Morris, Ritter, Springer, Wyland-6
So the amendment was lost.
Flenniken of Clayton moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Buckingham, Calderwood, Chassell, Cheney, Christianson, Clark, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, English, Flenniken, Frudden, Geneva, Hakes, Head, Heles, Hollembeak, Hume, Lister, Lowrey, Maben, Martin, Mattes, Meredith, Mott, Robinson, Sankey, Shaffer, Spaulding, Stanbery, Stoltenberg, Teachout, Teter, Van Eaton, Weeks, Welden, Wright, Mr. Speaker-45.

The nays were:
Bealer, Bixby, Boland, Carden, Carstensen, Cassel, Clary, Cobb, Davie, Dow, Epperson, Freeman, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Saylor, Skinner, Summers, Temple, Washburn, Whiting, Willson, Wise, Wyland-5I.

## Absent or not voting:

Koontz, Morris, Springer, Whitmer-4.
So the bill was lost.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Mr, Speaker-I am not fully decided as to the merits of this bill as a whole, House file No. 372. I have not had time to look into its merits, but there are two points in the bill I am decided on; one is the manner provided to select United States Senators and the other is the bringing the choice of candidates to the individual voter; therefor I vote yea.

Thomas Geneva.
On motion of Calderwood of Scott House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code relating to notices of special meetings and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Mr. Calderwood moved to amend by striking out the words "as amended" in line three (3) of section two (2) of the printed bill and inserting in lieu thereof the words, "of the supplement to the code."

Amendment adopted.
Mr. Calderwood moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson; Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Kendall, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-85.

The nays were:
None.

Absent or not voting:
Bealer, Boland, Cassel, Clary, Colclo, Greene, Hollembeak, Jones, Kennedy, Koontz, Lowrey, Morris, Offill, Skinner, Springer-- 5 .

So the bill passed and the title was agreed to.
On motion of Calderwood of Scott, House file No. 390, a bill for an act to repeal section twenty-eight hundred twelve-b ( 2812 b ) supplement of the code relating to school districts boards and to enact a substitute therefor, with report of committee recommending passage, was taken up and considered.

Mr. Calderwood moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cheney, Christianson, Clark, Clary, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, !DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kennedy, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey Saylor, Shaffer Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, VanEaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wright, Mr. Speaker-80.

## The nays were:

Geneva-I.

## Absent or not voting:

Buckingham, Cassel, Chassell, Cobb, Colclo, Freeman, Hart, Jones, Kling, Koontz, Lowrey, McCulloch, Martin, Morris, Pritchard, Springer, Temple, Whiting, Wyland-I9.

So the bill passed and the title was agreed to.
On motion of Wright of Webster Senate file No. 308, a bill for an act to amend sections one (1) and nine (9) of chapter eightyseven (87) of the acts of the Thirtieth General Assembly in relation to inspector of petroleum and its products, with report of committee recommending passage as amended, was taken up and considered and the amendments adopted.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney. Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole. McElrath, McNie, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wright, Mr. Speaker--87.

The nays were:
None.
Absent or not voting:
Bealer, Buckingham, Colclo, Dashiell, Hakes, Hollembeak, Koontz, Lowrey, Martin, Morris, Springer, Whiting, Wyland -I3.

So the bill passed.
Laird of Fremont moved to amend the title by striking therefrom "section one ( 1 ) and" and to renumber the sections.

Amendment adopted and title as amend ed agreed to.
On motion of Wright of Webster Senate file No. 307, a bill for an act to amend section twenty-four hundred sixty-nine (2469) and to amend the law as it appears in section twenty-four hundred seventy (2470) of the supplement to the code, relating to the Bureau of Labor Statistics, with report of committee recommending passage as amended, was taken up, considered, and the amendment adopted.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, ${ }^{\text {? }}$ and , the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn Colclo, Crose. Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-85.

The nays were:
None.
Absent or not voting:
Chassell, Conn, Flenniken, Geneva, Gregory, Hollembeak, Kennedy, Koontz, Lister, McAllister, Martin, Morris, Springer, Summers, Weeks-15.

So the bill passed.
Spaulding of Howsard moved to amend by striking therefrom the words and figures "to amend two thousand four hundred and sixty-nine (2469) and" and to renumber the sections.

Amendment adopted and title as amended agreed to.
On motion of Wright of Webster Senate file No. 302, a bill for - an act to amend the law as it appears in section twenty-six hundred fifty (2650) of the supplement to the code, relative to the State College of Agriculture and Mechanic Arts, with report of committee recommending passage as amended, was taken up considered and the amendment adopted,

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Cobb Coburn, Colclo, Crose, Cummings, Darrah, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory,

Hambleton, Hanna, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lowrey, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wilson Wise, Wright, Wyland, Mr. Speaker-8I.

The nays were:

## None.

Absent or not voting:
Chassell, Clary, Conn, Dashiell, Davie, Dow, Flenniken, Greene, Hakes, Hart, Hollembeck, Kennedy, Koontz, Lister, McAllister, Morris, Springer, Temple, Weeks.-I 9.

So the bill passed and the title was agreed to.
Teter of Marion called up motion to reconsider vote by which recommendation of Appropriations committee was adopted, indefinitely postponing House file No. ifo, providing for the purchase and erection of a monument at the grave of Ex-Governor William M. Stone.

A roll call demanded by Mattes of Sac and Teter of Marion.
$\mathrm{On}_{\mathrm{N}}$ the question, Shall the House reconsider?

## The yeas were:

Bailey, Bealer, Carstensen, ${ }_{4}^{\text {Cheney }}$ Chene Clary, Cobb, Cummings, Darrah, Dashiell, Davie, Dow, English, Epperson, Flenniken, Freeman, Geneva, Hanna, Hart, Jepson, Kendall, Langan, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, Offill, Olson, Ritter, Sankey, Teter, Van Eaton, Weeks-34.

The nays were:
Boland, Buclingham, Cassel, Chassell, Christianson, Clark, Coburn, Colclo, Conn, Crose, DeMar, Doran, Frudden, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, McCulloch, McElrath, Martin, Mattes, Meredith, Mott, Nichols, Peet, Powers, Pritchard, Robinson, Saylor, Spaulding, Stanbery, Stoltenberg, Summers Teachout, Temple, Washburn, Welden, Whitmer, Wise, Wright, Mr. Speaker-49.

Absent or not voting:
Bixby, Calderwood, Carden, Greeley, Greene, Kennedy, Koontz, McDole, McNie, Maben, Morris, Shaffer, Skinner, Springer, Whiting, Willson, Wyland-i7.

So the House refused to reconsider.
Spaulding of Howard asked unanimous consent to withdraw House file No. 24 from the further consideration of the Judiciary committee and from the House.

Granted.
On motion of Kennedy of Lee, Senate file No. 193, a bill for an act making an appropriation for the erection of a monument in Sheron cemetery, Lee county, Iowa, over the grave of Geo. Perkins, a soldier of the Revolutionary war, with report of committee recommending passage, was taken up and considered.

Mr. Kennedy moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobh, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAlister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wright, Wyland, Mr. Speaker- 85 .

The nays were:
None.
Absent or not voting:
Boland, Cassel, C Conn, Greene, Gregory, Heles, Koontz, Morris, Peet, Saylor, Springer, Stoltenberg, Teachout, Whiting, Willson - 15 .

So the bill passed and the title was agreed to.
Hambleton of Mahaska moved that the House adjourn until 9 o'clock tomorrow morning.
Motion lost.
On motion of Coburn of Cherokee House file No. 9I, a bill for an act making an appropriation for the department of agriculture for the erection of a permanent steel amphitheater on the state fair grounds, with report of committee recommending passage as amended was taken up and considered.

Mr . Coburn moved that the rule be suspended that the till be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer. Bixby, Boland, Buckingham Calderwood, Carden, Chassell, Cheny, Christianson, Clark, Clary, Coburn, Colclo, Crose, Darrah, Davie, Doran, English, Flenniken, Freeman, Frudden, Greeley, Gregory, Hakes, Hanna, Hollembeak, Hume, Jones, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredịth, Mott, Nichols, Offill. Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Summers, Teachout, Van Eaton, Washburn, Welden, Whitmer, Wise, Wright. Wyland, Mr, Speaker-68.

The nays were:
Cobb, DeMar, Epperson, Hambleton, Heles, Jacobson, Jepson, Kendall, Laird, McAllister, Olson, Weeks-12.

Absent or not voting:
Carstensen, Cassel, Conn, Cummings, Dashiell, Dow, Geneva, Greene, Hart, Head, Koontz, Langan, McCreary, Morris, Springer, Stoltenberg, Temple, Teter, Whiting, Willson-20.

So the bill passed and the title was agreed to.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Mr. Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills, respectfully report that they have examined, and find correctly enrolled, Senate file No. 61 , a bill for an act to repeal the law as it appears in section seven hundred thirty-two (732) of the supplement to the code, and to repeal chapter thirty-eight (38) of the laws of the Thirtieth General Assembly and to enact substitutes therefor, relaiive to the levy of taxes for library purposes.

Also:
Senate file No. 64, a bill for an act to repeal the law as it appears in section twenty-five; hundred eighty-nine (2589) of the supplement to the code, and section twenty-five hundred ninety (2590) of the code, and to enact a substitute therefor, relative to the examination of pharmacists and their assistants.

## Also:

Senate file No. 142, a bill for an act to amend the law as it appears in section twenty-seven hundred twenty-seven-c (2727-c) of the supplement to the cude relating ta salaries.

Also:
Senate file No. 213, a bill for an act to authorize the revocation and cancellation of a patent issued for the west half of the northwest quarter of section one (1), township seventy-four (74), north of range seventeen (17) west of the fifth principal meridian, Mahaska county, Iowa, and to anthorize the issuance of a patent covering the northwest quarter section eleven (11), township seventy-four (74), north of range seventeen (17) west of the fifth principal meridian, Mahaska county, Iowa.

> H. L. Spaulding,

Chairman House Committee.
D. W. Turner,

Chairman Senate Committee.
Adopted.

## REPORTS OF COMMITTEES.

Coburn of Cherokee, from the committee on Telegraph, Telephone and Express, submitted the following report:

Mr. Speaker-Your commitiee on Telegraph, Telephone and Express, to whom was referred House file No. 273, a bill for a act to provide for the assessment of rural and farm telephone lines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

SUBSTITUTE FOR HOUSE FILE NO. 273.
A Bill for an act to provide for the assessment of rural and farm telephone lines.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That all rural and farm telephone lines, the property of which is all located within the limits of a single county and the service of which is confined to said county, which receives no toll or rental for the use of their lines or instruments, shall be assessed by the local assessors of said county in the same manner as other property subject to local assessment.

Section 2. All acts or parts of acts in conflict with the provisions of this act are hereby repealed, and when so amended the bill do pass.

Geo. F. Coburn, Chairman.
Adopted.

Substitute amendment adopted.
Mattes of Sac, from the committee on Appropriations, sub mitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 165, a bill for an act to appropriate money for the purpose of erecting a swine pavilion on the State Fair Grounds at Des Moines, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes,
Chairman.
Adopted and the bill was indefiitely postponed.
Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your cormmittee on Ways and Means, to whom was referred House file No, 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Ordered passed on file.
On motion of Hollembeak of Adair House file No. 177, a bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned river channels of the Mississippi and Missouri rivers and all navigable streams within the state, and all land within such abandoned river channels, and all lands or bars substituted on such navigable waters, with report of committee recommending passage as amended by substitute was taken up and considered.

Kendall of Monroe moved that the House adjourn until nine o'clock tomorrow morning.

Hambleton of Mahaska moved to amend by making the hour eight o'clock.

Spaulding of Howard moved as an amendment to the amendment that the hour be fixed at ten o'clock.

Amendment to the amendment lost.
Amendment lost.
On motion of Wise of Black Hawk House adjourned until nine o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

> Hall of the House of Representatives, Des Moines, Iowa, March 28, 1906.

House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. H. G. Pittinger of Sloan, Iowa.
The Journal of Tuesday, March 27, was corrected and approved.

Kendall of Monroe presented petition of teachers of Monroe county protesting against the reconsideration of Senate file No. 30.

Referred to committee on Schools and Text-Books.
Lundt of Tama asked unanimous consent to withdraw House file No. 252 from the committee on Horticulture and from further consideration by the House.

Granted.
Offill of Jasper asked unanimous consent to withdraw House file No. 268 from the committee on Agricultural College and from further consideration by the House.

Granted.
The House resumed the consideration of House file No. 177.
Mr. Hollembeak moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Boland, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn Colclo, Conn, Crose, Cummings, Darrah, ${ }^{\text {D Davie, DeMar. Doran, }}$ Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley,

Greene, Gregory, Hakes, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankev, Shaffer, Spaulding, Stanbery, Stoltenberg, Summers, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker -84.

## The nays were:

Hart-I.

## Absent or not voting:

Bealer, Bucking ham, Carden, Dashiell, Flenniken, Hambleton, Hume, Kennedy, Koontz, McElrath, Saylor, Skinner, Springer, Teachout, Temple-I 5 .

So the bill passed and the title was agreed to.
The Speaker announced, that as Speaker of the House, he had signed, in the presence of the House, Senate files Nos. 61, 64, 142 and 213 .

On request of Lister of Grundy unanimous consent having been given, House file No. 52, a bill for an act to repeal section one hundred thirty-seven (137), title two (2), chapter five (5) of the code, relative to the publication and distribution of the proceedings of the Iowa State Teacher's Association and the enactment of an amended section in lieu thereof, with Senate amendments, was taken up and the amendments read and considered.

Mr. Lister moved that the House ${ }_{8}^{5}$ concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes,

Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-88.

The nays were:
None.
Mbsent or not roting:
Carden, Cummings, English, Flenniken, Hollembeak, Koontz, Langan, McClurkin, McNie, Saylor, Springer, Teachout-I2.

So the House concurred in the Senate amendments.
On request of Wyland of Shelby unanimous consent having been given, House file No. 301 , a bill for an act to amend section thirty-four hundred ninety-four (3494) title eighteen (18) of the code as the same appears in the supplement to the code, relating to the place of bringing action, with Senate amendments, was taken up and the amendments read and considered.

Mr. Wyland moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson. Clark, Cobb, Coburn, Colclo, Conn. Crose, Darrah, Dashiell, Davie, DeiMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hume, Jacobson, Jones, Kendall, Kennedy, Kling. Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-85.

The nays were:
None.
62.

Absent or not voting:
Carden, Clary, Cummings, English, Flenniken, Hart, Hollembeak, Jepson, Koontz, Langan, McCreary, Maben, Saylor, Springer, Teachout-I5,

So the House concurred in the Senate amendments.
On request of English of Polk unanimous consent having been given, House file No. 257, a bill for an act to amend section seventeen hundred nine ( 1709 ) of the code and to the supplement to the code, relating to insurance, with Senate amendments, was taken up and the amendments read and considered.

Mr. English moved that the House concur in the Senate amendmenis.

On the question, Shall the house concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting! Whitmer, Wise, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Carden, Chassell, Clary, Darrah, Flenniken, Hakes, Head, Hollembeak, Koontz, Maben, Peet, Ritter, Robinson Springer, Willson-17.

So : A e House concurred in the Senate amendments.

## REPORTS OF COMMITTEES.

Wise of Black Hawk from the committee on Railroads and Commerce, submitted the following report:

Mr. Speaker-Your committee on Railroads and Commerce to whom was referred Senate file No. 12, a bill for an act prohibiting public officers, political committee or delegates to political conventions, from asking, accepting or using a free pass, frank or privilege withheld from any other persos for the traveling accomodation or transportation of any person or property etc., beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

Amend section two (2) by striking out the word "or"' in the first line after the word "district" and insert after the word "state" in same line the words "or federal."

Amend section three (3) by striking out all after the word "salary" in line two, to and including the word "city" in line six (6), and when so amended the bill do pass.

## Ordered passed on file.

A Bill for an act making it unlawful for any steam railway or interuban railway doing business within the state, or any officer, agent or representative thereof, to issue, give or offer to any city, county, district or state officer, including Judges and Members of the General Assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employee thereof, or to any candidate for a city, county, district or state office, or to jurors in the state or federal courts, any free pass, ticket or other privilege at rates less than charged the public.
And prohibiting any city, county, district or state officer, and any delegate to a county, district or state political convention, and any candidate for a county, district or state office, and any member of any political committee or any employee thereof, and any juror in the state or federal courts, to request or use any such free pass, ticket or privelege sold or conferred at a less rate than the rate charged the public, over any steam railroad or interuban railroad, and providing a penalty therefor.
Be it Enacted by the General Assembly of the State of Iowa:.
Section 1. It shall be unlawful for any steam railway or interurban railway company doing business within the state, or any officer, agent or representative thereof, to issue, give or offer to any city, county, district or state officer, including judges and members of the general assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member or any political committee or employee thereof, or to any candidate for a city, county, district or state officr, or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public.

Section 2. No city, county, district or state officer, and no delegate to a county, district or state political convention and no candidate for a county, district or state office, and no member of any political committee or any employee thereof, and no juror in state or federal courts, shall request or use any such free pass, ticket or privilege sold or conferred at a less rate than the rate charged the public, over any steam railway or interurban railroad.

Section 3. The holding of a notarial commission or a public office that pays no fees, or salary, or a position as a member of the faculty or an officer of a state educational institution, or acting as an officer or director of the Iowa State Board of Agriculture, or a membership in the National Guard, or a membership in the fire department of any city, or the use of transportation in accompanying live stock or perishable freight or the use of the return privilege, or riding or accepting transportation upon a special train, run for the public safety, health or welfare, shall not operate to place any person within the inhibitions of this act.

Section 4. This act shall not apply to the members of the railway commission, or its secretary when traveling upon official duties.

Section 5. Nothing in this act contained shall be construed to prohibit the granting of excursion or party rates by any steam railroad or interurban railroad company to any class of persons whomsoever.

Section 6. No person and no agent or officer of any corporation within the purview of this act shall be privileged from testifying in relation to anything herein prohibited; and no person having so testified shall be liable to any prosecution or punishment for any offeuse concerning which he was required to give his testimony or produce any documentary evidence.

Section 7. Any person convicted of a violation of any of the provisions of this act shall be punished by imprisonment in the county jail not exceeding six months, or by a fine not exceeding five hundred dollars ( $\$ 500.00$ ).

## AMENDMENTS SUBMITTED BY THE HOUSE COMMITTEE.

Amend section two (2) by striking out the word 'or"' in the first line after the word "district" and insert after the word "state" in the same line the words "or federal."

Amend section three (3) by striking out all after the word "salary' in line two (2), to and including the word 'city' in line six (6).

Also:
Mr. Speaker-Your committee on Railroads and Commerce to whom was referred House file No. 297, a bill for an act authorizing the executive council of the state to grant the right of way to the Ft. Dodge, Des Moines \& Southern Railway Co., over and across section thirty-three (33) township eighty-four (84) range twenty-four (24) and sections twenty-five (25), four (4), nine (9), ten (10), fourteen (14), township eighty-three (83), range twenty-four (24), west of the fifth principal meridian, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute amendment therefor:

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 297.
A Bill for an act granting a right of way through lands owned by the State of Iowa to and about the lowa State College of Agriculture and Mechanic Arts at Ames, Story county, State of Iowa, to the Fort Dodge, Des Moines and Southern Railway Company, its successors or assigns, with certain conditions, and conferring upon the Executive Council of the State of Iowa certain powers in reference thereto.

Be it Enacted by the General Assembly of the State of Iowa:
Section 1. There is hereby granted unto the Fort Dodge, Des Moines and Southern Railway Company, its successors or assigns upon such terms and conditions as are hereinafter set forth, and as may be imposed and exacted by the Executive Council of the State of Iowa, a right of way of only such width as is necessary for a single track, beginning at a point in the center of the right of way of the Ames and College Ralway as the same is now located upon the lands of the State, occupied and used in connection with said Iowa State College of Agriculture and Mechanic Arts in Story county, Iowa, approximately south from the southwest corner of the brick building, known as Agricultural Hall upon said premises, extending thence west, bearing north until the same shall with easy and suitable curvature to the south and west of the water tower and Engineering Hall, thence in a south and south-easterly direction until the same shall enter the valley formed by College Creek, approximately due south from the east end of Alumni Hall upon said premises.

There is further granted unto said Railway Company, its successors or assigns, upon the same terms and conditions, a right of way of only such width as is necessary for a single track, beginning at a point in the center of the right of way of the Ames and College Railway as the same is now located upon said premises, not less than eight hundred (800), nor more than fifteen hundred (1500) feet east from the point of beginning as herein before described, extending thence in a southwesterly direction, passing near the creamery or dairy building upon said College premises and following up, as near as may be, College Creek to an intersection with the right of way herein granted and forming a junction therewith, thence extending until it passes across the Dairy Farm connected with said institution, and from the premises belonging to the State.

Section 2. The Executive Council of the State of Iowa, herein mentioned is hereby directed, authorized and empowered to perform the details of the grant mentioned in the preceding section hereof, which shall include the following powers:
(a) To fix the value of said right of way.
(b) To collect the sum to be paid therefor and pay the same to the Treasurer of the State of Iowa.
(c) To fix the exact location of said right of way, its width, side tracks, switches, stations, platforms and crossings.
(d) To determine the speed and manner of operation, method and manner of handling freight thereon, grade schedule, fencing of right of way, and such other and different requirements as shall make said proposed railway safe, efficient and subservient to the interests of all.

Section. 3. The foregoing grants, privileges andlpowers as described in the foregoing sections are so granted and bestowed upon the following express terms and conditions, and a failure to perform or comply with the terms of any one, or all of them shall work a forfeiture of all rights, grants and privileges sought to be conveyed or bestowed herein:

1st. All that part of the Ames and College Railway extending west beyond the point of the beginning of the right of way first described herein, including station, platforms, switches and all trackage and material connected therewith shall be moved and the grounds occupied thereby shall be sodded and made to conform to the adjoining grounds without charge or claim upon the State of Iowa.

2nd. The right of way, grounds, privileges or rights of franchise, the Ames and College Railway Company has, or had in, and to that part of its line mentioned in the preceding paragraph is to be terminated, renounced, cancelled and the same extinguished and the title of the real estate occupied, claimed or used in connection therewith, or owned thereby, shall revert unto, and be hereafter, in the State of Iowa.

3rd. The said Fort Dodge, Des Moines and Southern Railway Company, its successors or assigns, shall use as motive power to operate its trains and cars over said right of way, electricity, and the poles necessary to carry the wires used in connection therewith shall be of iron or steel and so constructed and maintained as to be ornamental in their appearance.

4th. Said proposed line of railroad shall, wherever possible, be constructed over streets and crossings or under streets and crossings and shall be so operated as will be in the highest degree safe and convenient.

5th. The Fort Dodge, Des Moines and Southern Railway Company, its successors or assigns, shall construct and maintain such statinns, platforms, switches, junctions, side tracks as the Executive Council of the State of Lowa may require, considering always the best interests of the lowa State College of Agriculture and Mechanic Arts and its patrons.

6th. All freight not intended for the Iowa State College of Agriculture and Mechanic Arts shall pass over that part of said right of way known as the Southern Loop down College Creek, except in emergency or accident, when it may be transported temporarily over other portions of said right of way, and in car load lots, may be moved by steam power.

Section 4. Herewith is submitted as a part of this bill, exhibit "A", identified by the signatures of the nembers of the sub-committee of the committee on Railroads and Commerce of the House, having this matter in charge, the same being a plat of the premises, showing generally the plan, location and course of the right of way hereby granted.

> C. A. Wise,
> Chairman.

Report adopted.
McClurkin of Louisa, from the committee on Agricultural College, submitted the following report:

Mr. Speakar-Your committee on Agricultural College, to whom was referred House file No. 360, a bill for an act to provide for the establishment of a course of practical and scientific instruction and investigation in the arts of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

E. L. McCluriein,<br>Chairman.

Adopted.
SENATE MESSAGES CONSIDERED.
Senate file No. 110 , a bill for an act to amend section sixteen hundred fifty-seven-d (1657-d) of the supplement to the code, relating to the agricultural convention.

Read first and second time and referred to committee on Agriculture.

Senate file No. 24I, a bill for an act to amend section seven hundred sixty-eight (768) of the code, relating to the enclosure of street car vestibules.

Read first and second time and reterred to, committee on Railroads and Commerce.

Senate file No. III, a bill for an act appropriating the sum of seven hundred fifty dollars to be paid to Mrs. John Stein in settlement of all claims against the State of Iowa, by reason of the death of John Stein, who was killed by a falling scaffold at the Ft. Madison penitentiary while working under the orders of the superintendent of construction.

Read first and second time and referred to committee on Appropriations.

Senate file No. 134, a bill for an act to amend the law as it appears in section seven hundred forty-five (745) of the supp!ement to the code relating to the purchase or erection or waterworks by cities and conferring additional powers with reference thereto.

Read first and second time and referred to committee on Municipal Corporations.

Senate file No. 279, a bill for an act relative to the state military force and Iowa National Guard.

Read first and second time and referred to committee on Appropriations.

Senate file No. 166 , a bill for an act providing for the compilation and publication of a roster of lowa soldiers, sailors and marines, etc.

Rear first and second time and referred to committee on Appropriations.

Senate file No. 231, a bill for an act to repeal section thirteen hundred ninety-one (1391) of the code, relating to delinquent taxes and to enact a substitute therefor.

Read first and second times and referred to committee on Ways and Means.

Senate file No. 254, a bill for an act to amend chapter one (I) of the acts of the Twenty-seventh General Assembly relating to the publication of the laws of the State of Iowa.

Read first and second times and referred to committee on Judiciary.

Senate file $\mathrm{No}_{\text {at }} \mathrm{F}$ i6, a bill for an act to amend section four hundred forty-one (441) of the code in regard to official newspapers.
Read first and second times and referred to committee on Judiciary.

Temple of Clarke offered the following resolution:

```
Be it Resolved by the House of Representatives of the Thirtiy-first General Assembly.
```

That there be appointed by the Speaker a committee of seven members of the House to be known as a Sifting Committee, to prepare and arrange the calendar and to recommend the order of taking up bills, and to arrange the same in the order of their importance, and to perform all duties usually pertaining to such committee.

Went over under rule 34.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Sphaker-I am directed to inform your honorable body that the Senate herewith desires the recall of House file No. 336, a bill for an act to authorize the Executive Council to convey to Jones County, lowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eighty-five (85), north range four (4) west fifth principal meridian.

Geo. A. Newman, Secretary.


#### Abstract

Also: Mr. Speaker-l am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitue for Senate file No. 13, a bill for an act to create a legislative commission to examine the subject of Insurance and the practice of the insurance companies doing business in this State.


Geo. A. Newman,
Secretary.

Also:
Mr. Speaker-I am directed to inform your hororable body that the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution relative to final adjournment of the Thirty-first General Assembly.

Geo. A. Newman,<br>Secretary.

Also:
Mr. Spatker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 244, a bill for an act to"amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five (555), twenty-seven hundred fifty-five (2755), twenty-eight hundred twenty-eight (2828), twenty-eight hundred forty one (2841), eighteen hundred sixty-four (1864), twenty hundred ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twentyfour (4024), three hundred ninety-nine. (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944) nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (611), six hundred fifteen (615), six hundred thirty-three (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six| hundred two (602), of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly relating to legal publications.

> Geo. A. Newman,
> Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform'dyour honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 388, a bill for an act to regulate trust companies to authorize such companies, and state and savings banks to act in a fiduciary capacity, and to amend section sixteen hundred eleven (1611) of the code, relating to corporations.

## Geo. A Newman, Secretary.

On motion of Sankey of Decatur, House file No. 22, a bill for an act to require all railroads doing business in the State of Iowa transport all persons over the age of twelve years at the rate of two cents per mile and all persons between the age of two and
twelve at the rate of one cent per mile from all points within the State to any other point within the State, to prevent every discrimination in the passengers rates within the State and to provide punishment for violation thereof, was taken up and considered.

On the question of substituting the report of the minority of the committe on Railroads and Commerce for that of the majority a roll call was demanded by Lundt of Tama and Wise of Black Hawk.

Chassell of Plymouth filed the following amendment to be acted upon on the adoption of the minority report:

Strike out all after the enacting clause and insert in lieu thereof the following:

Section 1. Every railroad corpuration operating a railroad or railroads in lowa and transporting passengers for hire shall sell to all applicants therefor, at twenty ( $\$ 20.00$ ) dollars each, family mileage books containing coupons good for one thousand $(1,000)$ miles of passenger transportation on all trains that carry passengers on the lines of the railroad corporation selling said mileage books. Passengers using the family mileage books sha be entitled to the same rights and privileges on all trains as those accorded to holders of regular first-class tickets. The mileage books sold under the provisions of this act shall be kept on sale at the regular railway passenger ticket offices in cities of two thousand $(2,000)$ population and over. At railway passenger ticket offices located in towns of less than two thousand $(2,000)$ population, said mileage book shall be delivered to applicants within forty-eight (48) hours after the price of twenty ( $\$ 20.00$ ) dollars each is deposited with the passenger ticket agent in payment therefor.

Section 2. Family one thousand mile mileage books sold under the provisions of this act shall be good for transportation of person and baggage for the use of five persons or hess who are members of the same family; and the mileage coupons shall be detached by each railroad conductor or collector for each person transported. Said family one thousand mile mileage books shall not be transferable and may be used only for the persons whose signatures appears on the cover. The signatures of the persons entitled to use each of the said family mileage may be required to appear thereon and railway companies may use other reasonable means of identification of persons claiming the right to use said family mileage books. Each of said family mileage books shall be valid for one year from date of its sale by the railroad company.

Section 3. The general conditions of the contract between the selling railroad company and the purchaser of the book for the use of the family mileage books for transportation of passengers and baggage shall be, so far as applicable, substantially the same as those granted and required for the use of the one thousand $(1,000)$ mile tickets now used by the scveral railroads operated in the state of Iowa. The form of these mileage books and the conditions thereof in conformity with and subject to the limitations of this act shall be subject to the approval of the Board of Railroad Commissioners.

On the question, Shail the minority report be substituted for that of the majority,

The yeas were:
Bailey, Carstensen, Chassell, Cheney, Christianson, Colclo, Crose, Cummings, Darrah, DeMar, English, Flenniken, Geneva, Hakes, Hambleton, Head, Heles, Hume, Jepson, Kendall, Laird, Langan, Lister, Lowrey. Lundt, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Powers, Pritchard, Sankey, Teachout, Teter, Weeks, Whiting.-4o.

The nays were:
Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Clark, Clary, Cobb, Coburn, Conn Dashiell, Davie, Doran, Dow, Epperson, Freeman, Frudden, Greeley, Greene, Gregory, Hanna, Hart, Hollembeak, Jacobson, Jones, Kennedy, Kling, Koontz, Leech, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Mott, Peet, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden, Willson, Wise, Wright, Wyland, Mr. Speaker-57.

Absent or not voting :
Bealer, Springer, Whitmer-3.
So the House refused to substitute the minority report.
Wise of Black Hawk moved that further consideration of House file No. 22 be indefinitely postponed.

Motion prevailed.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
I vote in the affirmative to adopt the minority report so that a substitute or amendment may be considered. not that I believe that at the present time the passenger traffic in lowa would justify a legal reduction to that rate.

> A. F. N. Hambleton,

Jepson of Woodbury in the chair.
On motion of Wright of Webster, substitute for Senate file No. 189, a bill for an act to cre: oard of Regents for the State University, the College of Agriculture and Mechanic Arts and the Normal School and to "prescribe it duties and to provide for the management and control of the State University, the

College of Agriculture and Mechanic Arts and the Normal School, to make appropriations therefor and to define certain offenses and provide penalties therefor, and to repeal sections twenty-six hundred seventeen (2617), twenty-six hundred eighteen (2618), twenty-six hundred nineteen (2619), twenty-six hundred twenty (2620), twenty-six hnndred thirty-five (2635), twenty-six hundred thirty-six (2636), twenty-six hundred fortytwo (2642), twenty-six hundred forty-six (2646), twenty-six hundred forty-seven (2647), twenty-six hundred fifty (2650), twentysix hundred fifty-one (2651), twenty-six hundred fifty-two (2652), twenty-six hundred fifty-three (2653), twenty-six hundred sixty-eight (2668), twenty-six hundred sixty-nine (2669), twenty-six hundred seventy (2670), twenty-six hundred eightyone (2681) of the code, and the law as it appears in sections twenty-seven hundred twenty-seven-a-fifty-three (2727-a-53), twenty-seven hundred twenty-seven-a-fifty-four (2727-a-54), twenty-seven hundred twenty-seven-a-fifty-five (2727-a-55), twenty-seven hundred twenty-seven-a-fifty-six (2727-a-56) of the supplement of the code, and to repeal all acts and parts of acts inconsistent with this act was taken up and considered.

Speaker Clarke in the chair.
On motion of Crose of Page the House adjourned until 1:30 this afternoon.

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.
Mott of Audubon moved that the Senate be allowed to recall House files No. 244 and 336.

Motion prevailed.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Spaulding of Howard from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sprarer-Your joint committee on Enrolled Bills respectfully report that they have examined, aad find correctly enrolled, Senate file 165, a bill for an act to amend section one hundred thirty-eight (138) of the code, in relation to printing the docket for the Supreme Court.

Also:
Senate file 281, a bill for an act to legalize the acts and resolutions passed by the Board of Supervisors of Calhoun County, Iowa, allowing certain persons appointed to collect delinquent taxes, a commission in addition to the five per cent provided by statute.

Also:
Senate file 141, a bill for an act to regulate the sale of gasoline and providing penalty for violation thereof.

Also:
Senate file 309, a bill for an act to amend section twenty-six hundred twenty-five (2625) of the code, relative to Superintendent of Public lnstruction and his reports.

Also:
Senate file 300, a bill for an act to amend section one thousand seventysix (1076) of the code relative to the registration of voters.

Also:
Senate file 203, a bill for an act relating to the collection of poll tax and amending section fifteen hundred fifty (1550) of the code.

Also:
Senate file 286, a bill for an act to legalize the incorporation of the town of Osterdock in Clayton County, Iowa and to legalize the election of its officers and all acts done and ordinances passed by the council of said town.

Also:
Senate file 301, a bill for an act to amend section twenty-six hundred forty-one (2641) of the code, relative to the reports of the State University.

Also:
Senate file 303, a bill for an act to amend section twenty-six hundred eighty (2680) of the code, relative to the Normal Schonl and to the bi-ennial reports to the Governor.

Also:
Senate file 304, a bill for an act to amend section twenty-seven hundred seventeen (2717) of the code, relative to the College for the Blind, and reports to the Governor.

Also:
Senate file 193, a bill for an act making appropriation for the erection of a monument in Sharon Cemetery, Lee County, Iowa, over the grave of George Perkins, a soldier of the revolutionary war.

> H. L. Spaulding, Chairman House Committee.
> D. W. Turner, Chairman Senate Committee.

Adopted.

## REPORT OF COMMITTEE.

Hanna of Kossuth, from the committee on Fish and Game, submitted the following report:

Me. Speakrr-Your committee on Fish and Game to whom was referred Senate file No. 126, a bill for an act for the protection of birds, their nests and eggs, the whole being additional to chapter fifteen (15), title twelve (12) of the code, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Geo. W. Hanna,
Chairman.
Ordered passed on file.
INTRODUCTION OF BILLS.
By Bealer of Linn, House file No. 405, a bill for an act to amend paragraph two (2) of section three hundred seventy-four (374) of the code, relating to approval of bonds of notaries public.

Read first and second times and referred to committee on Judiciary.
A Bill for an act to amend paragraph two (2) of section three huudred seventy-four (374) of the code relating to approval of bonds of notaries public.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That section three hundred seventy-four (374) of the code is hereby amended by adding at the end of paragraph two (2) of said section the following words. "or in case the surety on such bond is a guaranty company, the same may be approved by the Secretary of state."

Section 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Des Moines Register and Leader, and the Daily Capital, newspapers in Des Molnes, Iowa.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate herewith desires the recall of House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fiftyfive (555), twenty-seven huadred fifty-five (2755), twenty-eight hundred twenty-eight (2828), twenty-eight hundred forty-one (2841), eighteen hundred sixty-four (1864), two thousand ninety-three ( 2093 ), two hundred thirtytwo (232), thirty-three hundred seven (3307), thirty-four hundred three (3403) four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372), itwenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (611). six hundred fifteen ( 615 ), six hundred thirty-three (633), nine hundred twenty-six (026), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602), of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43) acts of the Thirtieth General Assembly; relating to legal publications.

Geo. A. Newman, Secretary.

Senate file No. I3, a bill for an act to create a legislative commission to examine the subject of insurance, etc.

Read first and second time and passed on file.
On motion of Geneva of Keokuk, House file No: 386, a bill for an act to amend section seven hundred (700) of the supplement to the code, relative to power of corporate bodies to license, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Geneva moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a-third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Boland, Calderwood, Carstensen, Cassel, Clark, Cobb, Colclo, Crose, Cummings, Darrah, Davie, De Mar, Doran, Dow, Epperson, Frudden, Geneva, Greeley Hakes, Hanna, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lund $t$, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris. Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, ${ }_{3}^{4}$ Stanbery, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Wise, Wright, Mr. Speaker-65.

The nays were:
Clary, Coburn, Springer-- 3 .
Absent or not voting:
Bealer, Bixby, Buckingham, Carden, Chassell, Cheney, Christianson, Conn, Dashiell, English, Flenniken, Freeman, Greene, Gregory, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Koontz, Lowrey, McElrath, Offill, Peet, Pritchard, Saylor, Spauld. ing, Summers, Whiting, Whitmer, Wyland-32.

So the bill passed and the title was agreed to.

## REPORTS OF COMMITTEES,

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 106, a bill for an act authorizing an appropriation by the state for public improvement in or about navigable lakes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Joseph Mattes, <br> Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 341, a bill for an act to appropriate the sum of four hundred forty-one dollars and seventy cents ( $\$ 441.70$ ), for the relief of George $F$. Hunt; late ordinance sergeant in the Adjutant General's Department of the State of lowa on account of balance of salary due under joint resolution No. 9, acts of the Twenty-sixth General Assembly, and directing the manner of the payment of such appropriation, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. Joseph Mattes,

Chairman.
Aglopted.
Also:
Mr. Speaker-Your committee on Appropriations to whom was referred House file No, 260, a bill for an act appropriating two thousand five hupdred dollars $(\$ 2,500)$ to pay M. H. Byers for his services in prosecuting and collecting the claim of the State of Iowa against the United States govern ment for money expended by the State in aiding the government to equip and place in the field its soldiers for the Spanish War, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Joseph Mattes,
> Chairman.

Adopted.
Also:
Mr. Sphaker-Your committee on Appropriations, to whom was referred Senate substitute for Senate file No. 268, a bill for an act appropriating money to pay the expenses of the members of the Iowa Shiloh Battlefield Monument Commission, The Iowa Vicksburg Park Monument Commission, The Iowa Lookout Mountain and,Missionary Ridge Monument Commission, The Iowa Andersonville Prison Monument Commission, speakers and music. ians, upon a joint visit to the severalifields upon which monuments bave been erected under their supervision, for the purpose of dedicating the same, beg leave to report that they have, had the same under consideration and have instructed? me to report the ssame back to the House with the recommendation that the same do pass.

## Joseph Mattes, Chairman.

## Adopted.


#### Abstract

Also: Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 319, a bill for an act to amend section one (1) of ehapter eighty-nine (89) of the laws of the Thirtieth General Assembly, relating to the work of the state veterinary surgeon, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with"the recommendation that the same be amended by striking out the words 'twenty-seven' in the fifth line of section cne (1) of the original bill, and inserting in lieu thereof the word 'seventeen', and when so amended that the same do pass.


Jos. Mattes,<br>Chairman.

Adopted.
Amendment adopted.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by striking out the words and figures "one hundred"and fifty thousand dellars ( $\$ 150,000$ )" in the first and second lines of section four (4) of the printed bill, and inserting the words and figures "fifty thousand dollars $(\$ 50,000)$ " in lieu thereof, and that when so amended the same do pass.

## Joseph Mattes, <br> Chairman.

Adopted.
Amendments adopted.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referred House file No. 134, a bill for an act to provide for extension work by the Iowa State College of Agriculture and Mechanic Arts, and for investigations and experimental work by the Agricultural Experiment Station and to make appropriations therefor, beg leave to report that they have had the same under consideration and have instructed me to report the some back to the House whth the recommendation that the same be amended by the adoption of the following committee substitute therefor and when so amended that the same do pass.

A Bill for an act to provide for extension work by the Iowa State College of Agriculture and Mechanic Arts.

## Be it enacted by the General Assembly of the State of Iowa:

Section 1. That the Lowa State College of Agriculture and Mechanic Arts is hereby authorized and directed to undertake and carry on a comprehensive system of agricultural extension work. This work shall consist in part, of giving instruction in corn and stock judging at agricultural fairs, institutes and clubs, aiding in conducting short courses of instruction at suitable places throughout the State; in lectures and demonstrations on the growing of corn and other crops and fruits; on the prevention and eradication of animal diseases, on stock raising, dairying, land drainage and kindred subjects, including domestic science, on special trains and otherwise. This work shall be so planned as, in the judgment of those charged with its management, to best carry to the communities remote from the college, the benefits of the skilled instruction given by the teachers there and of the results reached in the work of the Experiment Station, in investigations relating to the improvement of corn, small grains and forage crops, the maintenance of the fertility of the soil; the breeding, feeding and management of live stock, the investigations relating to animal diseases, the orgination, $\mathrm{in}_{\mathbf{7}}$ troduction and management of fruits; the production and marketing of dairy and other products and on related subjects

That to carry out the provisions of this section, there be, and hereby is, appropriated out of any moneys not otherwise appropriated, the sum of fifteen thousand dollars ( $\$ 15,000.00$ ) for the year beginning July 1, 1906; provided that the funds appropriated by this act shall be expended accoraing to plans agreed upon by the President and the Dean of Agriculture of the Iowa State College of Agriculture and Mechanic Arts and an advisory committee, consisting of the presidents or secretary of the following organizations, to-wit: The Iowa Grain Dealers Associati)n, the Iowa Corn Growers Assoriation, the Iowa State Agricultural Society, the Iowa Improved Stock Breeders Association, the Iowa Dairy Association, the Corn Belt Meat Producers' Association, the Iowa Horticultural Society, the Agricultural Press and the State Veterinary Medical Association.

Section 2. That the committee representing the several lassociations herein named shall meet at such times and places as may be designated by the dean of said college or the director of the Agricultural Experiment Station, or upon a request of a majority of the committee; that they shall serve without compensation except for their necessary expense which shall not exceed a total expense of one hundred and fifty dollars (\$150) in] any one year for said committee, to be paid out of the sum hereby appropriated, and that said committee shall make to their respective associations, at their annual meeting, full reports of the work in progress under the provisions in this act.

Section 3. That the Auditor of the State is hereby authorized and directed to draw his warrant on the State Treasurer for the sums herein appropriated, upon the order of the chairman of the board of trustees of the Iowa State College of Agriculture and Mechanic Arts, countersigned by its secretary and sealed with the corporate seal of said College; provided, that
any revenue arising from the operations of this act shall revert to the funds created by this act for further extension of the work herein provided. Nothing herein contained shall be deemed to take away from the board of trustees of the Iowa State College of Agriculture and Mechanic Arts their lawful authority over the expenditure of all money appropriated to said college. The recommendations of the committee herein provided for shall be advisory, but the use of the moneys herein appropriated shall rest in the discretion of said board for the exclusive purposes herein set forth, and said board shall account therefor in the same manner as for other funds appropriated by the State Legislature.

Jos. Mattes,<br>Chairman,

Adopted.
Substitute amendment adopted.
Temple of Clarke called up Senate concurrent resolution relative to final adjournment on April 6th.

Mr. Temple moved that the House concur.
Motion prevailed and the House concured.
Temple of Clarke moved to reconsider the vote by which the resolution was adopted.

Motion lost.
Hart of Allamakee called up motion to reconsider Senate file No. 30.

Chassell of Plymouth moved that the motion to reconsider be indefinitely postponed.

Hart of Allamakee raised the point of order that motion to reconsider can not be superseded by motion to indefinitely postpone.

Point of order overruled.
Roll call demanded by Hart of Allamakee and Coburn of Cherokee.

On the question, Shall the motion to reconsider be indefinitely postponed?

The yeas were:
Bailey, Bealer, Boland, Carden, Chassell, Clark, Colclo, Conn, Cummings. Dashiell, DeMar, Dow, English, Epperson, Greene, Hakes, Hambleton, Head, 'Jones, Kendall, Kennedy, Kling, Laird, Lister, McAllister, McNie, Martin, Mattes, Meredith, Morris, Mott, Olson, Pritchard, Robinson, Skinner, Stanbery, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Wise, Wright, Mr. Speaker-46.

The nays were:
Buckingham, Calderwood, Carstensen, Cassel, Cheney, Clary, Cobb, Coburn, Crose, Davie, Doran, Flenniken, Freeman, Frudden, Geneva, Greeley, Hanna, Hart, Heles, Jacobson, Jepson, Langan, Leech, Lowrey, Lundt, McCreary, McCulloch, McDole, McElrath, Maben, Offill, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Temple, Welden, Whiting, Whitmer, Willson, Wyland-46.

Absent or not voting:
Bixby, Christianson, Darrah, Gregory, Hollembeak, Hume, Koontz, McClurkin, Nichols-8.

So the motion was lost.
On the question, Shall the Honse reconsider the vote by which Senate file No. 30 passed the House?

Roll call demanded by Chassell of Plymouth and Lister of Grundy.

The yeas were:
Buckingham, Calderwood, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Coburn, Crose, Davie, Doran, Flenniken, Freeman, Frudden, Geneva, Hanna, Hart, Heles, Jacobson, Jepson, Langan, Leech, Lowrey, Lundt, McCreary, McCulloch, McDole, McElrath, Maben, Peet, Powers, Ritter, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Welden, Whiting, Whitmer, Willson, Wyland-44.

## The nays were:

Bailey, Bealer, Boland, Carden, Chassell, Clark, Colclo, Conn, Cummings, Dashiell, DeMar, Dow, English, Epperson, Greeley, Greene, Hakes, Hambleton, Head, Jones, Kendall, Kennedy, Kling, Laird, Lister, McAllister, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Pritchard, Robinson, Skinner, Stanbery, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Wise, Wright, Mr. Speaker-48.

## Absent or not voting:

Bixby, Darrah, Gregory, Hollembeak, Hume, Koontz, McClurkin, Nichols-8.

So the House refused to reconsider.

## MESSAGES EROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in whith the concurrence of the House is asked:

Senate file No, 246, a bill for an act to repeal section twenty-two hundred eighty-seven (2287) of the code and chapter seventy-nine (79) of the acts of the Thirtieth General Assembly amending said section and to enact a substitute therefor in regard to the capture and return of patients escaped and the payment of expenses thereof.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your hunorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked.

House file No. 196, a bill for an act in relation to penalty on unpaid taxes in cities acting under special charters.

Gro. A. Newman.
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable bony that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 280, a bill for an act to amend sections twenty-five hundred seventy-five-c (2575-c), twenty-five hundred seventy-five-d (2575-d), twenty five hundred seventy-five-e (2575-e) and twenty-five hundred seventy-five-f (2575-f) chapter sixteen-a (16-a) of the supplement to the code relative to bringing into the State, nursery stock.

Gro. A. Newman.<br>Secretary.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No, 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty.three (923), and nine hundred twenty-four (924) of the code relating to the platting of land by the county auditor.


Geo. A. Newman,

## Also:

Mr. Spanker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 175, a bill for an act to amend section thirty hundred forty-seven (3047) of the code relating to the assignment of wages.

> Gho. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 39, a bill for an act to amend section fifteen hundred thirty (1530) of the supplement to the code, giving boards of supervisors power to levy additional mill.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 247, a bill for an act to provide for the care and removal to their place of legal settlement of non-residentinsane, and for the payment of the expenses thereof. and repealing the law as it appears in section twenty-seven hundred twenty-seven-a-twenty-eight (2727-a-28) of the supplement to the code, and all acts and parts of acts in conflict with this act:

> Geo. A. Newman,

Secretary.
Also:
Mr. Speaker-I am directed to inform your honorabfe body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 191, a bill for an act to amend section fifteen hundred thirty-eight (1538) of the code, relating to the compensation of the trustees and township clerk.

Gro. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate flle No. 298, a bill for an act for the relief of W. J. McAhren, and making an appropriation of $\$ 151.90$ therefor.

Geo. A. Newman,
Secretarv.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 169, a bill for an act appropriating the sum of $\$ 1000$ to be paid to Lena Ness, guardian of Andrew T. Ness in settlement of all claims against the state of Iowa by reason of the injury to Andrew T. Ness and damages resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury, said injury occurring while said Andrew T, Ness was detained in the State Hospital for the Insane at Independence? Iowa.

Geo. A. Newman, Secretary.

Also:
Mr. Speakir-I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill in which the concurrence of the Senate., was asked:

Senate file No. 30, a bill for an act to repeal sections twenty-seven hundred thirty-four(2734), twenty-seven hundred thirty-five (2735), twentyseven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737), chapter thirteen (13), title of the code, and sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-six (2736) supplement to the code and define qualifications of county superintendents and other purposes.

Gho. A. Newman,<br>Secretary.

Aiso:
Mr-Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 214, a bill for an act to provide for the organization of consolidated independent districts, additional to title thirteen (XIII) chapter fourteen (14) of the code.

Geo. A. Newman,<br>Secretary.

## Also:

Mr. Speakrr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 224, a bill for an act to amend the law as it appears in chapter thirty-six (36) of the laws of the Thirtieth General Assembly relating to park commissioners.

Gho. A. Newman, Secretary.

## Also:

Mr. Spafier-I am directed to inform your honorable body that the Senate has concurred in the following House amendment to the following bill in which the concurrence of the Senate was asked:

Senate fie No. 100, a bill for an act to amend the law as it appears in chapter eight (8), title thirteen (XIII) of the code, so as to raise the maximum age of commitment of females to the Industrial School to eighteen years and to raise the limit of the age of discharge therefrom to twentyone years.

Geo. A. Newman,
Secretary.
The House resumed the consideration of House file No, 189, which was the pending business at the time of the noon adjournment.

On motion of Cummings of Marshall the House adjourned until 9 o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Represeintatives,
Des Moines, Iowa, March 29, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. J. W. Day of Des Moines, Iowa.
On motion of Kendall of Monroe Senate file No. I3, a bill for an act to create a legislative commission to examine the subject of all insurance and the practice of the insurance companies doing business in this state, and revise the insurance laws and provide a uniform standard policy for life and fire insurance, and report their findings and recommendations to the next General Assembly, and for other purposes, was taken up and considered,

Mr. Kendall moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Casse1, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Hakes, Head, Heles, Hollembeak,' Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Nichols, Offill, Olson, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Stoltenberg, Summers, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-72.

The navs were:
Spaulding-I.
Absent or not voting:
Bealer, Boland, Chassell, Cheney, Christianson, Conn, Flenniken, Greeley, Greene, Gregory, Hambleton, Hanna. Hart, Hume, Koontz, McCreary, McDole, McElrath, Morris, Mott, Pritchard, Saylor, Springer, Stanbery, Temple, Teachout, Wyland-. 27.

So the bill passed and the title was agreed to.
INTRODUCTION OF BILLS.
By Hart of Allanakee, House file No. 406, a bill for an act to repeal chapter fifty-one (5I) of the laws of the Thirtieth General Assembly, relating to the collection of tax on collateral inheritances.

Read first and second time and referred to committee on Ways and Means.
A Bill for an act to repeal chapter fifty-one (51) of the laws of the Thirtieth. General Assembly, relating to the collection of tax on collatera inheritances.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That chapter fifty-one (51) of the laws of the Thirtieth General Assembly be and the same is hereby repealed.

By Welden of Hardin, House file No. 407, a bill for an act to legalize the elections of the mayors, members of the city council and other city officials of the city of Iowa Falls, Hardin County, Iowa, and all the acts thereof during the ten (io) years. last past.

Read first and second time and placed on the calendar without reference.

An act to legalize the elections of the mayors, members of the city council and other city officials of the city of Iowa Falls, Hardin county, Iowa and all the acts thereof during the ten (10) years last past.
Whereas, doubts have arisen as to the legality of the nomination and election of mayors, members of the city council and all other city officials of the city of Iowa Falls, Hardin county, lowa. during the past ten (10) years, including the present mayor, members of the city council and all other city officials of Iowa Falls, Hardin county. Iowa, because of omissions and irregularities in the nomination and election of said above named officials; and

Whereas, doubts have arisen as to the legality of the acts and ordinances passed by said council and other official acts done by the city officials during the past ten (10) years, because said acts performed and ordinances passed have been done irregularly and unlawfully; therefore,

## Be it Enacted by the General Assembly of the State of Lowa:

Section 1. That the nomination and election of all the mayors, members of the city council and all other city officials of the city of Iowa Falls, Hardin county, Iowa, during the last ten (10) years, including the present mayor, members of the city council and all other city officials of said city, be and the same are hereby legalized and declared to be legal, valid and binding to the same extent and with the same force and effect as though the laws had in all respects been fully and strictly complied with in all matters pertaining to the nomination abd election of the mayors, members of the city council and city officials.

Section 2. That ail the acts and ordinances of the city of Iowa Falls, Hardin county, Iowa, and all official acts done under and by virtne of such ordinances by the officers of said city of Iowa Falls, Hardin county, Iowa, not in contravention with the laws of the state of Iowa, and all the official acts of the city council of said city, be and the same are hereby legalized, validated and declared to be legal, valid and binding to the same extent and with the same force and effect as though said crdinances and all official acts done and all things done in reference thereto, were and had been in all respects in strict conformity with all the rules, regulations and laws in regard to said matters and that the said acts and ordinances had been regularly and legally and properly passed and adopted and recorded and properly authenticated.

Section 3. Pending litigation. Nothing herein contained shall effect pending litigation.

Section 4. In effect. This act, being deemed of immediate importance shall take effect and be in force from and after its publication in the Des Moines Register and Leader, and the Hardin County Citizen and the Iowa Falls Sentinel, newspapers published at Des Moines and Iowa Falls, Lowa, without expense to the state of lowa.

By Calderwood of Scott, House file No. 408, a bill for an act to amend section five thousand seventy-one (5071) of the code in reference to the wearing of the insignia of secret societies by unauthorized persons.

Read first and second time and passed on file.
A Bill for an act to amend section five thousand seventy-one (5071) of the code in reference to wearing of the insignia of secret societies by unauth orized persons.
Be it Enacted by the General Assembly of the State of Iowa :
Section 1. That section five thousand seventy-one (5071) of the code be, and the same is, hereby amended so as to read as follows, viz:
''Any person who shall wilfully wear the badge or button of the Grand
Army of the Republic, the insignia, badge or rosette of the Miltary Order of
the Loyal Legion of the United States, or of the Military Order of Foreign
Wars of the United States, or the badge or button of the Spanish War
Veterans, or the orders of the Patrons of Husbandry, or the Benevolent and
Protectlve Order of Elks of the United States of America, or of any Society,
order or organization, of ten years' standing in the State of Iowa, or who
uses the same to obtain aid or assistance within this State, or who wilfully
uses the name of such society, order or organization, the titles of its officers,
or its insignia, ritual or ceremonies, unless entitled to use or wear the same
under the constitution and by-laws, rules and regulations of such order or
such society, order or organization, is guilty of a misdemeanor.
By Wise of Black Hawk, House file No. 409, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code, relating to long and short hauls by carriers.

Read first and second time and referred to committee on Railroads and Commerce.

A Brll for an act amending section twenty-one hundred twenty-six (2I26) of the code, relating to long and short hauls by carriers.
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. Section twenty-one hundred twenty six (2126) of the code is hereby amended by adding thereto the following:

Provided, That between competing points the long line may charge the short line rate without being required to make a like rate on other parts of its line.

And provided further, That no charge for a shorter haul shall be greater than the charge for a longer hanl in which such short haul is included.

By Appropriation Committee, House file No. 4io, a bill for an act providing tor the appointment of a committee to investigate and report the feasibility and advisability of establishing a twine plant in a penal institution in Iowa and making an appropriation therefor.

Read first and second time. and passed on file.
A Bill for an act providing for the appointment of a committee to investigate and report the feasibility and advisability of establishing a twine plant in a penal institution in Iowa, and making an appropriation therefor.
Be it Enacted by the General Assembly of the State of Iowa;
Section 1. That a committee consisting of one from the Senate, to be named by the President, and two from the House to be named by the Speaker, be appointed to visit two or three state prisons having binder twine plants, and the St. Paul plant manufacturing binder twine from American hemp, and our penitentiaries at Ft . Madison and Anamosa, to
investigate and report to the Thirty-second General Assembly, not later than the second day of the session, the feasibility and advisability of establishing a plant for the manufacture of binder twiue in one of our penal institutions, the appropriations necessary therefor, and such other information as the committee may deem advisable to submit.

Section 2. The said committee shall serve without compensation, but shall be allowed five cents per mile for each mile traveled by it in performing its duties. The aggregate expense, however, of said committee shall not exceed the sum of five hundred dollars.

The experse bills of said committee shall be audited by the executive council, and paid after said audit shall have been made.

There is hereby appropriated from the funds of the state treasury not otherwise appropriated, the sum of five hundred dollars, or so much thereof as shall be necessary, to defray the expense of said committee.
ection 3. This act being deemed of immediate importance shall take effect upon its publication in the Register and Leader and Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

## REPORTS OF COMMITTEES.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speakhr:-Your committee on Judiciary to whom was referred Senate file No. 254 a bill for an act to amend chapter one (1) of the acts of the Twenty seventh General Assembly, relating to the publication of the Laws of the State of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> N. E. Kigndall, Chairman.

Adopted.

## Also:

Mr. Spafkr-Your committee on Judiciary to whom was referred House file No. 405, a bill for an act to amend paragraph two (2) of section three hundred seventy-four (374) of the code, relating to approval of bonds of notaries public, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Khndall, Chairman.

Adopted and the bill was indefinitely postponed.
Head of Greene, from the committee on Banks and Banking, submitted the following report:

Mr. Speaker-Your committee on Banks and Banking to whom was referred House file No. 21 a bill for an act requiring examination of private banks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Mahlon Head,
> Chairmat.

Adopted and the b:ll was indefinitely postponed.
Coburn of Cherokee, from the committee on Telegraph, Telephone and Express, submitted the following report:

Mr. Speaker-Your committee on Telegraph, Telephone and Express to whom was referred House file No. 370, a bill for an act requiring every person, firm or corporation operating a telephone exchange in any city or town of this state having two or more of such exchanges, to maintain in the convenient place in the office of such exchange one telephone instrument or apparatus of every other person, firm or corporation operating a similar exchange in said city or town, and to provide punishment for refusal to comply therewith, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Gro. F. Coburn,
> Chairman.

Adopted and the bill was indefinitely postponed.
Cheney of Clay, from the committee on Woman Suffrage, submitted the following report:

Mr. Speaker-Your committee on Woman Suffrage to whom was refer ${ }^{-}$ red House file No. 399, a bill for an act conferring upon woman the right to vote for presidential electors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation.
A. H. Chenhy,

Chairman.
The committee appointed to draft resolutions commemorating the life and public services of Hon. Robert E. Benton of Louisa county, Iowa, submitted its report, which was unanimously adopted.

On request of Wright of Webster, unanimous consent having been given, House file No. 175, a bill for an act amending section three thousand forty-seven (3047) of the code relating to the assignment of wages, with Senate amendments, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Crose, Darrah, Dashieil, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hamblecon, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McEulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whitıng, Whitmer, Willson, Wise, Wright, Mr. Speaker-8i.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Chassell, Coburn, Conn, Cummings, Davie, Flenniken, Hanna, Hume, Koontz, Peet, Pritchard, Saylor, Springer, Temple, Teter, Wyland-i8.

So the House concurred in the Senate amendments.
The Speaker announced that as Speaker of the House he had signed, in the presence of the House, the following bills:

Senate files Nos. 165. 281, 141, 203, 193, 300, 309, 301, 304, 303, 286.

Calderwood of Scott in the chair.
On motion of Welden of Hardin, unanimous consent having been given, House file No. 407, a bill for an act to legalize the election of the mayors, members of the city council and other city officials of the city of Iowa Falls, Hardin county, Iowa, and all the acts thereof during the ten (io) years last past, was taken up and considered.

Mr. Welden moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie. DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley; Gregory, Hakes, Hambleton, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Welden, Whitmer, Willson, Wise, Wright, Wyland-86.

The nays were:
None.
Absent or not voting:
Bealer, Dashiell, Flenniken, Greene, Hanna, Hollembeak, McCulloch, Saylor, Springer, Summers, Temple, Weeks, Whiting, Mr. Speaker-I4.

So the bill passed and the title was agreed to.
On motion of Nichols of Muscatine, Senate file No. 249, a bill for an act relating to the rules for admission to the Soldiers Home. with the report of the committee recommending passage was taken up and considered.

Mr. Nicnols moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn. Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McCulloch, MicDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor

Shaffer, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Willson Wise, Wyland-80.

The nays were:
None,

## Absent or not voting:

Buckingham, Cassel, Colclo, Dashiell, Flenniken. Greene, Gregory, Hanna, Hollembeak, Kling, McAllister, Mattes, Pritchard, Robinson, Springer, Teachout, Temple, Welden, Wright, Mr. Speaker-20.

So the bill passed and the title was agreed to.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations to whom was referred Senate file No. 134, a bill for an act to amend the law as it appears in section seven hundred forty-five (745) of the supplement to the code, relating to the purchase of water works by cities and confering additional powers with reference thereto, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by the following substitute amendment and when so amended the bill do pass.

SUBSTITUTE AMENDMENT FOR SENATE FILE NO. 134.
A Bill for an act to amend the law as it appears in section seven hundred forty-five (745) of the supplement to the code relating to the purchase or erection of water works by cities and conferring additional powers with reference thereto.

Be it Enacted by the General Assombly of the State of Iowa:
Section 1. The law, as it appears in section seven hundred forty-five(745) of the code, is hereby amended by adding thereto the following:-"Cities of the first class organized as such since the first day of January, 1881, which have adopted or may adopt an ordinance availing themselves of the privileges conferred herein, shall in addition thereto have and possess the following powers:

A-In addition to mortgage on the fwater plant to secure the bonds hereinbefore authorized, the said city may in addition to the security of said mortgage and as a part thereof, grant a franchise to maintain and operat ${ }_{e}$ said water plant to inure to the benefit of any purchaser of said plant on foreclosure sale under said mortgage, said franchise to become effective only on the passing of title under the said foreclosure sale and to continue for a period of not exceeding twenty-five (25) years thereafter.

Providing, That the granting of such franchise shall be approved by a majority of the electors of said city, voting at an election thereon, which election shall be held as provided in section seven hundred forty-six (746), supplement of the code.

B-They shall have power to issue the general bonds of the city creating an indebtedness of said city to an amount which, with its other existing indebtedness, shall not exceed five per cent. of the actual value of the taxable property of said city, as shown by the last preceding assessment. The said bonds or proceeds of the sale thereof to be used in the purchase or construction of a water plant, as herein provided.

Provided, however that such bonds can be issued by order of the city council of said city only after a contract for the purchase or construction of a water plant and providing for the issuance of such bonds has been approved by the majority of the electors of said city voting thereon at an election to be held in accordance with the provisions of section seven hundred forty-six, (746), supplement of the code.

Neither the said bonds nor the proceeds thereof shall be diverted to an other purpose than as herein provided.

Said cities may purchase or construct a water plant and pay for the same partly out of the water bonds and partly out of the general bonds herein provided, or wholly out of either class of bonds or proceeds thereof, as such city may determine.

The general bonds of the city herein provided shall bear interest at not exceeding five per cent. per annum, payable semi-annually, and shall be payable not more than twenty (20) years after date and in the general form of bonds provided by section four hundred three (403) of the code, with such changes as may be necessary to conform the same to this statute and the ordinances or contract of the city under which they are issued.

Section 2. All acts and parts of acts, so far as the same are in conflict with the foregoing, are hereby repealed.

Section 3. This act, being deemed of immediate importance, shall be in effect from and after its publication in the Register \& Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.
h. E. Teachout,

Chairman.
Adopted.

## SUBSTITUTE AMENDMENT TO HOUSE FILE NO. 239:

A Bill for an act regulating the handling of freight in car-load lots by raitroad companies, shippers and consignees, and equalizing car service charges and penalties, for the use and detention of cars and failure to furnish cars and transport the same.
Be it Enacted by the General Assembly of the State of Iowa.
Section 1. That any railroad company engaged as a common carrier engaged in the transportation of freight in car load lots, upon the written request of any shipper to furnish one or more freight cars to be loaded for shipment over the railroad operated by such railroad companies, shall
within forty-eight (48) hours thereafter, Sundays and legal holidays excepted, place at the named loading point, the car or cars so required, and for the delay of twenty-four (24) hours, or fraction thereof, on the part of such railroad company in not placing such car or cars at such loading point beyond said allowed period, such railroad company shall become indebted and on demand shall pay to such shipper the sum of one dollar for each and every car not so placed at such loading point within the time above named.

Section 2. Any railroad company mentioned in section one of this act upon receipt of notice from a shipper that one or more cars have been loaded by such shipper and are ready for delivery to such company at the place of loading thereof, to be carried on the road of such company towards the destination thereof, shall remove such car or cars from such loading point and forward the same toward destination within thirty-six (36) hours after receiv ing such notice, undays and legal holidays excepted; and for every delay of twenty four hours or fraction thereof, after the expiration of the period herein allowed for the removal thereof, such railroad company shall become indebted and on demand pay to such shipper the sum of one dollar for each and every car not so removed within the period herein provided.

Section 3. Any railroad company mentioned in section one (1) of this act which shall receive from a connecting railroad company, one or more cars of frieght consigned to any point on or beyond its lines, within thirtysix (36) hours after such car or cars are offered to it, or are placed on its transfer or other tracks, shall forward said car or cars over its railroad toward destination; and for every delay of twenty-four (24) hours or fraction thereof on the part of said railroad company in forwarding said car or cars beyond said allowed period of twenty-four (24) hours, said railroad company shall become indebted and upon demand shall pay to the consignee the sum of one dollar for each and every car so received and not forwarded upon its lines within the time above allowed.

Section 4. It shall be the duty of every railroad company mentioned in section one (1) of this act to deliver at the usual place of unloading by the consignee all cars of freight hauled by it for delivery to said consignee within twenty-four (21) hours, undays and legal holidays excepted, after the same shall have reached theyards of the railroad company at said point of destination; and for each and every delay of twenty-four (24) hours or fractionthereof, in not so delivering the same after the expiration of the time herein prescribed, said railroad company shall become indebted and on demand shall pay to the consignee the sum of one dollar for each and every car not so delivered within the time herein allowed.

Section 5. It shall be the duty of any shipper in compliance with whose request any railroad company mentioned in section one (1) of this act has placed one or more cars at the usual loading point of said shipper, to fully complete the loading thereof ready for re-delivery to said railroad company within forty-eight (48) hours after the same shall have been placed at such loading point, sundays and legal holidays excepted, which full period for loading is allowed the shipper free from demurrage charges and for every twenty-four (24) hours or fraction thereof of delay beyond said point in so loading said car or cars such shipper shall become indebted and on demand
shall pay to said railroad company the sum of one dollar for each and every car so placed and not loaded and ready for re-delivery within the time allowed herein provided, in case any shipper fails to begin loading any car or cars so placed within said allowed period of forty-eight (48) hours, such railroad company so placing such car or cars may, at its option at any time within three days thereafter remove such car or cars and collect from such shipper, one dollar for each twenty-four (24) hours or fraction the reof, undays and legal holidays excepted, such car or cars have remained in place ready for loading, including the forty-eight (48) hours time allowed therefor respectively in this and the preceding sections.

Section 6. It shall be the duty of the consignee of each and every car delivered by any railroad company mentioned in section one of this aet, at the usual place of unloading by the consignee to fully unload such car or cars within seventy-two (72) hours for bituminous coal, bulk lime, fruit o vegetables, or lumber shipments and forty-eight (48) hours for other shipments from the time the same shall be placed at the usual unloading point of consignee, which full periods are allowed the consignee for unloading free from demurage charges; and for each and every delay of twenty-four (24) hours, or fraction thereof, on the part of the consignee in unloading such car or cars beyond the said above periods respectively; the consignee shall become indebted, and on demand pay to the railroad company delivering such car or cars the sum of one dollar for each and every car not so unloaded within the time herein prescribed.

Section 7. For all shipments of freight in carload lots on the railroads mentioned in section 1 of this act, proper bills of lading showing the date of delivery to such railroad company, the shippers marks and numbers of each car so shipped shall be issued on demand by the railroad company and delivered to the consignor at the time of receiving such car or cars; which bill of lading shall be forthwith transmitted by the consignor to the consignee and the same, when offered by any party in any cause, pending in the court in this state shall be received and admitted in evidence by such court as prima facie evidence of the time when delivery of such car or cars was made by the consignor to such railroad company and the contents thereof when so delivered to such company and such railroad company shall be subject to a penalty of one hundred ( $\$ 100$ ) dollars for its refusal to furnish such consignor such bill of lading for each car so received by it; such car or cars from the railroad company so in default.

Section 8. Legal notice as referred to in this bill may be either actual or constructive. When the consignee or agent is personally served with notice of arrival at or before ten A. M. of any day, free time begins at that hour, and if such consignee or agent is served with such notice after ten A.. M. and before six P. M. of any day, free begins at seven A. M. the day following. Constructive notice consists of posting notice by mail to consignee. When this method of notice is adopted there shall be twentyfour (24) hours additional free time.

Section 9. The period during which the movement of freight or furnishing cars is suspended on account of accident, or any cause not within the power of the railroad company to prevent, or during which the load-
ing or unloading of freight by shipper or consignee is impracticable by reason of inclement weather which would cause injury or damage to such freight shall be added to the free time allowed in this act and counted as additional free time.

Section 10. The payment by said railroad company of demurrages provided in this act shall in no way invalidate or offset any claim any shipper or consignee may have or make for damages occasioned by unusual delay on the part of such railroad company or other cause, but shall be a further remedy and in addition to any already existing. Such railroad companies shallonot be required to perform any service under this act for or at the request of any shipper or consignee who is in arrears for any proper demurrage, or freight charges, du to such railroad, until after such arrears have been paid or secured. When both cars and tracks at any loading or unloading point, are owned by the same private party, no demurrage charges shall accrue in favor of any railroad company thereunder.

Section 11. If any common carrier subject to the provisions of this act" shall do, cause or permit to be done anything herein before prohibited, or shall omit to do anything in this ast required to be done, it shall be liable to the person or persons injared thereby for the amount of damages sustained in consequence together with cost of suit and a reasonable attorney's fee to be fixed by the court, which Shall be taxed and collected as part of the costs in the case, but in all cases demand in writting shall be made for the money damages sustained before action is brought for a recovery under this section and no action shall be brought until thirty days after such demand.

Section 12. The Railroad Commissioners of the state of Iowa shall where justice demands, have the power on its own motion or upon petitions showing good cause, to suspend by written order the operations of this act or any part thereof as to one or more railaoads for a definite time not exceeding sixty days in any one year, and not exceeding fifteen days at any one time.

Section 13. This act shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Lowa.

House resumed consideration of substitute for Senate file No. 189, pending as unfinished business at the time of adjournment Wednesday evening.

Speaker Clark in the chair.
On motion of Carden of Henry the House adjourned until $1: 30$ o'clock this afternoon.

AFTERNOON SESSION.
House convened pursuant to adjournment.
Speaker Clarke in the chair.
The IJournal of Wednesday, March 28, was corrected and approved.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr, Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 5, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code and to repeal the law as it appears in section seventeen hundred ten (1710) of the supplement to the code and to enact a substitute therefor, and relating to insurance other than life.

Also:
House file No. 16, a bill for an act amendatory to and additional to the law as it appears in title twelve (XII) of chapter nineteen-a (19-a) repealing section twenty-six hundred-i ( $2600-\mathrm{i}$ ) and enacting a substitute therefor and amending section twenty-six hundred-h ( $2600-\mathrm{h}$ ) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.

Also:
House file No. 26, a bill for an act to repeal chaptes seventy-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section two thousand seventy-four (2074) of the code and to provide a substitute therefor.

Also:
House file No. 52, a bill for an act to repeal section one hundred thirtyseven (137), of the code, relative to the publication and distribution of the proeejdiaj; cf the lowa tate Teachers' Ass ociation and to enact a substitute therefor.

Also:
House file No. 114, a bill for an act to amend chapter twelve (12) title eighteen (18) of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers.

## Also:

House file No. 119, a bill for an act to repeal section thirteen hundred six-b (1306-b) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.

Also:
House file No. 171, a bill for an act to amend section two thousand fiftytwo (2052) of the code relating to the collection of fees in the office of the e:: : : act of tate.

Also:
House file No. 257, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code relating to insurance.

Also:
House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code, relative to the condemnation of property by cities and towns, for the purpose of constructing and maintaining dams across the waters and water courses of the state, in forming reservoirs and sources of water to supply water works or plants.

Also:
House file No. 301, a bill for an act to amend section thirty-four hundred ninety-four (3494) as the same appears in the supplement to the code, relating to the place of bringing actions.

## H. L. Spaulding, Chairman.

Adopted.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Mr. Spaulding of Howard from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sphakit-Your joint committee on Enrolled Bills respectfully report that they have examined, and find corectly enrolled, House file No. 5, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code and to repeal the law as it appears in section seventeen hundred ten (1710) of the supplement to the code and to enact a substitute therefor, and relating to insurance other than life.

Also:
House file No. 16, a bill for an act amendatory to and additional to the law as it appears in title twelve (XII) of chapter nineteen-a (19-a) repealing section twenty-six hundred-i (2600-i) and enacting a substitute therefor and amending section twenty-six hundred-h (2600-h) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.

Also:
House file No. 26, a bill for an act to repeal chapter seventy-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section twenty hundred seventy-four (2074) of the code and to provide a substitute therefor.

Also:
House file No. 52, a bill for an act to repeal section one hundred thirtyseven (137), of the code, relative to the publication and distribution of the proceedings of the Iowa State Teachers' Association and to enact a substitute therefor.

Also:
House file No. 114, a bill for an act to amend chapter twelve (12) title eighteen (18) of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers.

Also:
House file No. 119, a bill for an act to repeal section thirteen hundred six-b (1306-b) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.

- Also:

House file No. 171, a bill for an act to amend section two thousand and fifty-two (2052) of the code relating to the collection of fees in the soffice of the Secretary of the State.

Also:
House file No. 257, a bill for an act to amend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code relating.to insurance.

## Also:

House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code, relative to the condemnation of property by cities and towns, for the purpose of constructing and maintaining dams across the waters and water courses of the state, in forming reservoirs and sources of water to supply water works or plants.

Also:
House file No. 301, a bill for an act to amend section thirty-four hundred and ninety-four (3494) as the same appears in the supplement to the code, relating to the place of bringing actions.

> H. L. Spaulding, Chairman House Committee.
> D. W. TURNER, Chairman Senate Committee.

## Adopted.

The Speaker announced that as Speaker of the House he had signed, in the presence of the House, House files Nos. 5, 16, 26, 52, 114, 119, 171, 257, 275 and 301.

Whiting of Monona asked unanimous consent to recall Senate file No. 239 from the committee on Suppression of Intemper. ance.

Granted.
On motion of Whiting of Monona Senate file No. 239, a bill for an act to amend the law as it appears in section twenty four hundred fort)-eight (2448) of the code, relating to the establishment of saloons within certain distances of specified buildings and places, and to include cemeteries among the places affected by the provisions of said section, was taken up and considered.

Mr. Whiting moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Clark, Clary, Cobb, Coburn, Conn, Crose, Darrah, DeMar, Doran, Dow, English. Fpperson, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Hart, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lundt, Mc Allister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Spaulding, Stanbery, Stoltenberg, Temple, Teter, Van Eaton, Washburn. Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-70.

The nays were:
None.
Absent or not voting:
Carstensen, Chassel, Cheney, Christianson, Colclo, Cummings, Dashiell, Davie, Flenniken, Greene, Gregory, Hakes, Head, Heles, Hume, Kennedy, Koontz, Langan, Lister, Lowrey, Offill, Robinson, Saylor, Shaffer, Skinner, Springer, Summers, Teachout, Weeks, Wyland-30.

So the bill passed and the title was agreed to.
The House resumed the consideration of substitute for Senate file No. 189.

Wright of Webster moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Cheney, Clark, Conn, Crose, Cummings, Darrah, Dashiell, Doran, English Epperson, Freeman, Head, Heles, Hollemueak, Hume, Jones, Kendall, Kling, Langan, Lowrey, Lundt, MćAllister, McCreary, McNie, Maben, Martin, Mattes, Meredith, Olson, Powers, Robinson, Sankey, Shaffer, Spaulding Welden, Willson, Mr. Speaker-38.

The nays were:
Bailey, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Colclo, DeMar, Dow, Flenniken, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Jacobson, Kennedy, Koontz, Laird, Leech, Lister, McClurkin, McCulloch, McDole, McElrath, Morris, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Saylor, Skinner, Springer, Stanbery, Stoltenberg, Summers, Temple, Teter, .Van Eaton, Washburn, Whiting, Whitmer, Wise, Wright, Wyland-54.

Absent or not voting:
Buckingham, Chassell, Christianson, Davie, Frudden, Jepson, Teachout, Weeks-8.

So the bill was lost.
Temple of Clarke moved to reconsider vote by which substitute for Senate file No. 189 was lost.

Motion seconded by Colclo of Carroll.
Wright of Webster and Cummings of Marshall demanded a roll call.

On the question, Shall the vote be reconsidered?
The yeas were:
Cheney, Clark, Cunn, Cummings, Darrah, Dashiell DeMar Doran, English, Epperson, Flenniken, Freeman, Head, Heles, Hullembeak, Hume, Jacobson, Jones, Kendall, Kling, Langan, Lowrey, Lundt, McAllister, McCreary, McNie, Maben, Martin, Mattes, Meredith, Olson, Powers, Robinson, Sankey, Shaffer, Spaulding, Teter, Welden, Wright, Mr. Speaker-40.

The nays were:
Bealer, Bixby Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Clary, Cobb, Coburn, Colclo, Crose, Dow, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton ,Hanna, Hart, Kennedy, Koontz, Laird, Leech, Lister, McClurkin, McCulloch, McDole, McElrath, Morris, Mott, Nichols, Offill, Pritchard, Ritter, Saylor, Skinner, Springer, Stanbery, Stoltenberg, Summers, Teachout, Temple, VanEaton, Washburn, Whiting, Whitmer, Willson, Wise, Wyland-52.

Absent or not voting:
Bailey, Chassell, Christianson, Davie, Frudden, Jepson, Peet, Weeks-8.

So the House declined to reconsider.
On motion of McNie of Benton House file No. 276, a bill for an act to amend section twenty-four hundred fifty (2450) of the code relating to the sale of intoxicating liquors under the mulct law, with report of committee recommending passage, was taken up and considered.

Frudden of Dubuque moved to amend by striking out the the word "five" from the fifth and eighth lines of the printed bill and inserting the word "eight" in lieu thereof.

Jepson of Woodbury moved that the amendment be laid on the table.

McNie of Benton and Cheney of Clay demanded a roll call.
On the question, Shall the amendment be laid on the table?
The yeas were:
Calderwood, Carstensen. Chassell, Clary, Coburn. Colclo, Doran, Flenniken, Greeley, Greene, Hart, Heles, Jacobson, Jepson, Kennedy, Koontz,1 Langan, McDole, McElrath, Olson, Peet, Ritter, Saylor, Skinner, Springer, Stoltenberg, Temple, Whitmer, Wyland-29.

The nays were:
Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Cheney, Christianson, Clark, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Dow, English, Epperson, Freeman, Geneva, Gregory, Hambleton, Hanna, Head, Hollembeak, Hume, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCleary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offfll, Powers, Pritchard, Robinson, Sankey, Shaffer, Spaulding, Summers, Teachout, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Mr. Speảker-66.

Absent or not voting:
Davie, Hakes, Stanbery ${ }_{\text {t }}{ }^{\prime}$ Weeks, Frudden-5.
So the House refused to table the amendment.
On the question, Shall the amendment be adopted?
Roll call was demanded by Ritter of Des Moines and Dow of Franklin.

The yeas were:
Calderwood, Carstensen, Chassell, Clary, Coburn, Colclo, Epperson, Flenniken, Frudden, Greene, Hakes, Hanna, Hart, Heles, Jacobson, Jepson, Kennedy, Koontz, Langan, Leech Lowrey, Lundt, McDole, McElrath, Olson, Peet, Ritter, Saylor, Skinner, Springer, Stoltenberg, Temple-32.

## The nays were:

Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Cheney, Christianson, Clark, Cobb, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Freeman, Geneva, Hambleton, Head, Hollembeak, Hume, Jones, Kendall, Kling, Laird, Lister, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Powers, Pritchard, Robinson, Sankey, Shaffer Spaulding, Summers, Teachout, Teter, VanEaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-6o.

Absent or not voting:
Conn, Davie, Greeley, Gregory, Stanbery, Weeks, Whitmer, Wyland-8.

So the amendment was lost.
Doran of Boone moved to amend by striking out the word "five" from the fifth and eighth lines of the printed bill and inserting the word "two" in lieu thereof.

Roll call was demanded by McNie of Benton land Powers of Floyd.

On the question, Shall the amendment be adopted?

## The yeas were:

Calderwood, Doran, Hart, Jacobson-4.

## The nays were:

Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Carstensen, Cassel, Cheney, Clark, Cobb, Coburn Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding,

Stanbery, Stoltenberg, Summers, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-78.

Absent or not voting:
Chassell, Christianson, Clary, Frudden, Greene, Gregory, Heles, Jepson, Kennedy, Lowrey, McElrath, Peet, Saylor, Skinner, Springer, Teachout, Willson, Wyland- 18.

So the amendment was lost.
McNie of Benton, moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas, were:
Bailey, Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Cheney, Christianson, Clark, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Freeman, Geneva, Hambleton, Head, Hollembeak, Hume, Jones, Kendall, Kling, Laird, Leech, Lister, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Powers, Pritchard, Robinson, Shaffer, Spaulding, Stanbery, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-63.

The nays were:
Calderwood, Carstensen, Chassell, Clary, Coburn, Colclo, Davie, Epperson, Flenniken, Frudden, Greeley, Greene, Hanna. Hart, Heles, Jacobson, Jepson, Kennedy, Koontz, Langan, Lundt, McDole, Olson, Peet, Ritter, Sankey, Saylor, Skinner, Springer, Stoltenberg, Temple-3I.

Absent or not voting:
Gregory, Hakes, Lowrey, McElrath, Whitmer, Wyland-6.
So the bill passed and the title was agreed to. MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform ycur honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 198, a bill for an act appropriating the sum of $\$ 278.21$ to be paid to Crawford county in settlement of claims against the State of Iowa by reason of expense incurred in the transportation of Russell Gifford and William Buttorworth, insane persons, out of the State.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 277, a bill for an act to appropriate the sum of one hundred dollars to pay E. S. Frank for money advanced by him to the state of Iowa as rent for certain lake beds situated in Wright and Hancock counties, Iowa.

Gro. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the .'Senate was asked:

House file No. 299, a bill for an act to amend section fifteen hundred sixty-six-a (1566-a) of the supplement to the code, relating to publication of itemized accounts of township officers.

> Geo. A.' Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 332, a bill for an act to authorize the Executive Council to employ artists, have additional decorative pictures painted upon the walls of the capitol, and appropriating the sum of $\$ 5,000$ therefor.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 181, a bill for an act for the appointment of state agents for the Industrial School and the Soldiers' Orphans' home, defining their duties and making an appropriation for their salaries and expenses and to repeal chapter one hundred fifty seven (157) of the acts of the Thirtieth General Assembly, and other acts in conflict with this act.

Geo. A. Newman,
Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate bas passed the following bill in which the concurrence of the House is asked:

Senate file No. 329, a bill for an act to provide for the payment of certain expenses of indigent patients paroled or discharged from the State Hospital for Inebriates at Knoxville, and the Hospital for Female Inebriates.

Geo. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 205, a bill for an act to appropriate the sum of $\$ 75.00$ to pay Henry Eyler for money advanced by him to the state of Iowa as rent for certain lake beds situated in Wright county, Iowa.

> Geo. A. Newman,
> Secretary.

On motion of McAllister of Linn, House file No. 273, a bill for an act to provide for the assessment and taxation of rural and farm telephone lines and amendatory and additional to chapter one ( 1 ), title seven (VII) of the code, with report of committee, recommending passage as amended by substitute, was taken up and considered.

Hollembeak of Adair moved to amend by striking from section one (i) of the substitute amendment, as the same appears in the Journal, the words "the property of which is all located within the limits of a single county and the service of which is confined to said county."

Amendment lost.
Head of Greene moved to amend by adding after the word "lines" in the first line of the bill, as it apeared in the Journal, the words "not incorporated."

Amendment lost.
Mott of Audubon moved to amend by striking the word "receives" from the third line of section one (I) of the printed bill and to insert the word "receive" in lieu thereof.

Amendment adopted.
McAllister of Linn moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carden, Carstensen, Cassel, Christianson, Clark, Clary, Cobb, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden. Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Lister, Lowrey, Lundt. McAllister, McCreary, McCulloch, McDole, McNie, Maben, Mattes, Meredith, Morris, Offill, Olsen, Powers, Pritchard, Robinson, Sankey, Saylor, Skinner, Spaulding, Stoltenberg, Summers, Temple, Teter, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Mr. Speaker-65.

## The nays were:

Bailey, Boland, Buckingham, Cheney, Crose, Dashiell, Head, McClurkin, Martin, Mott, Nichols, Wright-I2.

Absent or not voting:
Bealer, Chassell, Coburn, Colclo, Conn, Cummings, Flenniken, Hakes, Jepson, Kennedy, Koontz, Langan, Leech, McElrath, Peet, Ritter, Shaffer, Springer, Stanbery, Teachout, Van Eaton, Weeks, Wyland-23.
So the bill passed and the title was agreed to.
On motion of Summers of Van Buren, House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith, with report of committee recommending passage as amended, was taken up and considered.

Mr . Summers moved that the rule be suspended, that the bill be considered engrossed andiread a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak

Hume, Jacobson, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Saylor, Skinner, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Wyland, -84.

The nays were:
Jepson, Sankey, Teter, Mr. Speaker-4.

## Absent or not voting:

Bailey, Coburn, Flenniken, Geneva, Greeley, Greene, Hakes Jones, Shaffer, Springer, Weeks, Willson-I2.

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk House file No. 176, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal School, with report of committee recommending passage, was taken up and considered.

Mattes of Sac moved to amend by striking out the publication clause.

Amendment adopted.
Wise of Black Hawk moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
' 'he yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carder. Cassel, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Conn, Dashiell, DeMar, Dow, English, Frudden, Geneva, Greene, Hakes, Hambleton, Hanna, Hollembeak, Kendall, Kennedy, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCulloch, McDole, Mattes, Morris, Mott, Nichols, Pritchard, Ritter, Robinson, Saylor, Skinner, Springer, Stanbery, Summers, Teachout, Temple, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-6o.

The nays were:
Carstensen, Crose, Cummings, Darrah, Davie, Doran, Epperson, Freeman, Gregory, Head, Heles, Hume, Jacobson, Jones, Langan, McCreary, McNie, Maben, Martin, Meredith, Offill, Olson, Peet, Powers, Sankey, Spaulding, Stoltenberg, Teter, Welden-29.

Absent or not voting:
Cassel, Christianson, Flenniken, Greeley, Hart, Jepson, Kling, Lundt, McElrath, Shaffer, Weeks-II.

So the bill passed and the title was agreed to.
On motion of Koontz of Johnson House file No. 207, a bill for an act providing for a levy of a special 'tax of one-fifth ( $1-5$ ) of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa, with report of committee recommending passage, was taken up and considered.

Mr. Koontz moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Davie, DeMar, English, Flenniken, Frudden Geneva, Greene, Gregory, Hakes, Hambleton, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McDole, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Pritchard, Ritter, Robinson, Sankey, Saylor, Skinner, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-66.

## The nays were:

Crose, Cummings, Darrah, $\}$ Doran, Epperson, Head, Heles, Hume, McCreary, McNie, Offill, Olson, Powers, Spaulding, Teter-15.

Absent or not voting:

Carstensen, Cassel, $\mathfrak{Z}$ Christianson, Conn, Dashiell, Dow, Free man, Greeley, Hanna, Hart, Kling, Langan, McCulloch, McElrath, Peet, Shaffer, Stanbery, Summers, Willson-Ig.

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe House file No. 192, a bill for an act to provide for the erection, repairs and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts, with report of committee recommending passage, was taken up and considered.

Mattes of Sac moved to amend by striking out the publication clause.

Amendment adopted.
Kendall of Monroe moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Chassel, Cheney, Clark, Clary, Coburn, Colclo, DeMar, English, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Pritchard, Riter, Robinson, Skinner, Springer, Summers, Teachout, Temple, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-64.

## The nays were:

Crose, Darrah, Doran, Epperson, Freeman, Head, Heles, Hume, McNie, Offill, Olson, Powers, Sankey, Spaulding, Stoltenberg, Teter-I6.

Absent or not voting:
Carstensen, Christianson, Cobb, Conn, Cummings, Dashiell, Davie, Dow, Flenniken, Greeley, Greene, Hart, Langan, 'Lowrey, McCreary, Peet, Saylor, Shaffer, Stanbery, VanEaton, -20.

So the bill passed and the title was agreed to. EXPLANATION OF VOTE.
The following explanation of vote was filed:

> Mr. Speaker-I desire to explain my vote upon the last three bills. I am not opposed to making appropriations necessary for the educational institutions but am opposed to making them by way of a millage tax.
> B. F. Cummings.

On motion of Mattes of Sac, Senate file No. 268, a bill for an act appropriating money to pay the expenses of the members of the Iowa Shiloh Battlefield Monument Commission, and other monument commissions upon a joint visit to several fields upon which monuments have been erected, with report of committee recommending passage was taken up and considered.

Mr. Mattes moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time,

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Boland, Buckingham, Calderwood, Carden, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Skinner, Spaulding, Springer, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-86.

The nays were:
None.
Absent or not voting:
Carstensen, Cassel, Coburn, Greeley, Greene, Heles, Hollembeak, Langan, McNie, Powers, Saylor, Shaffer, Stanbery; Stoltenberg-I4.

So the bill passed and the title was agreed to.
On motion of Weeks of Guthrie House file No. 134, a bill for an act to provide for agricultural extension work, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Weeks moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Boland, Buckingham, Carden, Cassel, Chassell, Christianson, Clark, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Doran, Dow, English, Epperșon, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath. McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Skinner, Spaulding, Summers, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-75.

The nays were:
DeMar-r.
Absent or not voting:
Bailey, Calderwood, Carstensen, Cheney, Clary, Cobb, Davie, Greeley, Greene, Hart, Jepson, Kennedy, Langan, McCreary, Martin, Sankey, Saylor, Shaffer, Springer, Stanbery, Stoltenberg, Teachout, Temple, Whitmer-24.

So the bill passed and the title was agreed to.
Wright of Webster asked unanimous consent to withdraw House file No. 255 from further consideration by the House.

Granted.
Springer of Buchanan asked unanimous consent to withdraw House file No. 348 from further consideration by the House.

## Granted.

On motion of Wise of Black Hawk, Senate file No. 126, a bill for an act for the protection of birds, their nests and eggs, the whole additional to chapter fifteen (15), title twelve (12) of the code, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

Mattes of Sac moved to amend by striking out the period atter the word state in line three (3) of section nine (9) of the printed bill, and inserting a semi colon therefor, and adding the following thereto:
"And provided further that this act shall not be construed to forbid the selling or shipping of parrots, canaries or any other cage birds, which are imported from other countries or not native to any part of the United States."

Amendment adopted.
Mr . Wise moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Hambleton, Hanna, Head, Hollembeak, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Spaulding, Stoltenberg, Teachout, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
Boland, Dow, Teter-3.
Absent or not voting:
Clary, Dashiell, English, Flenniken, Greeley, Greene, Gregory, Hakes, Hart, Heles, Hume, Jepson, Kennedy, Langan, Lowrey, Martin, Saylor, Shaffer, Skinner, Springer, Stanbery, Summers, Temple-23.

So the bill passed and the title was agreed to. SENATES MESSAGES CONSIDERED.

Senate file No. 191, a bill for an act to amend section fifteen hundred thirty-eight ( 1538 ) of the code relating to compensation of trustees and township clerks.

Read first and second time and passed on file.

Senate file No. 277, a bill for an act to appropriate the sum of $\$ 100$ to pay E. S. Frank for money advanced by him to the State of Iowa as rent for certain lake beds situated in Wright county.

Read first and second time and referred to committee on Claims.

Senate file No. 298, a bill for an act for the re!eif of W. J. McAhren.

Read first and second time and referred to committee on Claims.

Senate file No. 205, a bill for an act to appropriate the sum of $\$ 75$ to pay Henry Eyler.

Read first and second time and referred to committee on Claims.

Senate file No. 332, a bill for an act to authorize the executive council to employ artists, having additional decorative pictures, etc.

Read first and second time and referred to committee on Appropriations.

Senate file No. 329, a bill for an act to provide for the payments of certain expenses of indigent patients paroled or discharged from the State Hospital for Inebriates.

Read first and second time and referred to committee on Appropriations.

Senate file No. $\mathbf{2 4 6}$, a bill for an act relative to capture and Jeturn of patients escaped from hospitals for the insane.

Read first and second time and referred to committee on Judiciary.

Senate file No. 247, a bill for an act providing for the care of non-resident insane.

Read first and second time and referred to committee on udiciary.

Senate file No. 224, a bill for an act to amend the law as it appears in chapter thirty-six (36) of the laws of the Thirtieth General Assembly, relating to Park Commissioners.

Read first and second time and referred to committee on Municipal Corporations.

Senate file No. 169, a bill for an act appropriating the sum of $\$ 5,000$ to Andrew Ness.

Read first and second time and referred to committee on Claims.

Senate file No. 198, a bill for an act to appropriate $\$ 278.2$ I to reimburse Crawford county, etc.

Read first and second time and referred to committee on Claims.

Senate file No. 214, a bill for an act to provide for the organization of consolidated independent districts.

Read first and second time and passed on file.
Senate joint resolution No. 4, a joint resolution setting aside room No. 27 in the State Capitol for the use of newspaper publishers, reporters and correspondents.

Read first and second time and referred to committee on Public Lands and Buildings.
Senate file No. 181, a bill for an act for the appointment of state agents for Industrial School, etc.

Read first and second time and referred to committee on Apprepriations.

On motion of Skinner of Union the House adjourned until 9:00 o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, \}
Des Moines, Iowa, March 30, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. W. R. Suman of Casey, Iowa.
PETITIONS AND MEMORIALS.
Hambleton of Mahaska presented petition of Citizens of Oskaloosa relative to game laws.

Referred to committee on Fish and Game.
Hambleton of Mahaska presented petition of Citizens of Lacey relative to experimental work.

Referred to committee on Agriculture.
Shaffer of Fayette asked unanimous consent to withdraw House file No. 402 from the committee on Animal Industry and from further consideration by the House.

Granted.
The committee appointed to draft resolutions on the death of William G. Kent made its report, which was adopted.

The committee appointed to draft resolutions of respect to the memory of Hon. R. S. Benson submitted its report, which was adopted.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Mr. Spraker-I desire to explain my vote upon the three following bills: House files Nos. 176, 207 and 192.

I am not opposed to making appropriations necessary for the educational institutions, but am opposed to making them by way of a millage tax.
M. F. McNie.

## REPORTS OF COMMITTEES.

Skinner of Union from the committee on Police Regulations, submitted the following report:

Mr. Spgakfr-Your committee on Police Regulations to whom was referred House fie No. 321, a bill for an act to amend section five thousand forty (5040) of the code relative to breach of the Sabbath, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitety postponed.

> Scott Skinner, Chairman.

Adopted and the bill was indefinitely postponed.
Coburn of Cherokee, from the committee on Telephone, Telegraph and Express, submitted the following report:

Mr. Speaker-Your committee on Telephone, Telegraph and Express, to whom was referred House file No. 279, a bill for an act to amend section twenty-one hundred fifty-eight (2158), chapter eight (8), title ten (10) of the code, referring to telegraph and telephone lines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Geu. F. Coburn, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speakhr-Your committee on Telephone, Telegraph and Express to whom was referred House file No. 278, a bill for an act to amend section seven hundred twenty-five (725), chapter four (4), title'five (5) of the code, referring to general powers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Geo. F. Coburn, Chairman.

Adopted and the bill was indefinitely postponed. introduction of bills.
By committee on Telegraph, Telephone and Express, House file No. 4 II , a bill for an act extending all existing franchises of telephone, telegraph and distrlct telegraph companies so they will expire at the same time.

Read first and second time and passed on file.

A Bill for an act extending all existing franchises of telephone, telegraph and district telegraph companies so they will expire at the same time.
Be it Enacted by the General Assembly of the State of Iowa.
Section 1. That all franchises heretofore granted under the laws of Iowa to any telephone, telegraph or district telegraph company, shall be extended so as to expire on the maximum date of any such franchise or right now held by any such company in the State of Iowa.

On request of Hanna of Kossuth, unanimous consent having been given, House file No. 39, a bill for an act to amend section fifteen hundred thirty (I530), chapter two (2), title eight (8) of the supplement to the code of Iowa, in relation to the levy of a county road fund, with Senate amendments, was taken up and the amendments read and considered.

Mr. Hanna moved that the House concur in the Senate amendments.

Jones of Montgomery in the chair.
On the question, Shall the House concur.
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Carstensen, Cassel, Chassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hambleton, Hanna, Hart, Head, Heles, Jacobson, Jepson, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner,Spaulding, Stoltenberg, Summers, Teachout, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise Wright, Wyland, Mr. Speaker-8o.

The nays were:
None.
Absent or not voting:
Buckingham, Colclo, Cummings, Darrah, Davie, Greeley, Greene, Hakes, Hollembeak, Hume, Jones, Koontz, McClurkin, McElrath, Peet, Ritter, Springer, Stanbery, Temple, Wilson-20.

So the House concurred.

On motion of Conn of Butler House file No. 282, a bill for an act to require an annual apportionment and accounting of surplus of life insurance companies, with report of committee recommending passage was taken up and considered.

Mr. Conn moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Carstensen, Cassell Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, MiNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright-87.

The nays were:
DeMar, Geneva, Wyland-3.
Absent or not voting:
Bealer, Davie, Gregory, Koontz, McDole, Offill, Springer, Stanbery, Willson, Mr. Speaker-Io.

So the bill passed and the title was agreed to.
Jepson of Woodbury, asked imanimous consent to withdraw Senate joint resolution No. 4 from the committee on Public Lands and Buildings.

Granted and the joint resolution was placed at the disposition of the House.

On motion of Jepson of Woodbury, Senate joint resolution No. 4, a joint resolution setting aside room No. 27 in the State Capitol for the use of newspaper publishers, reporters and correspondents, was taken up and considered.

Hollembeak of Adair, moved to amend by striking out the word and figures "twenty*seven" " 27 " and inserting in lieu thereof "twenty-eight"' "28."

Amendment adopted.
Jepson of Woodbury, moved that the rule be suspended, that the joint resolution be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Boland, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright-79.

The nays were:
None.
Absent or not voting:
Bealer, Carstensen, Clary, Davie, Greene, Hakes, Heles, Kling, Langan, Lowrey, McDole, Peet, Spaulding, Springer, Stanbery, Stoltenberg, Temple, Teter, Willson, Wyland, Mr. Speaker-2I.

So the joint resolution was passed and the title was agreed to. MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrenc of the House is asked:

Senate file No. 139, a bill for an act to appropriate $\$ 2,500$ to pay M. H. Byers for his services in prosecuting and collecting the claims of the State of Iowa, etc.

Geo. A. Newman, Secretary.
Also:

Mr. Speaker-I am directed to inform your honorabe body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 183, a bill for an act relative to the placing; under contract of boys and girls committed to the Industrial School.

Geo. A. Newman,
Secretary.

## Also:

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

House file No. 100, a bill for an act punishing any person who shall ask, request or solicit another to have carnal knowledge with any female, for consideration or otherwise.

Gho. A. Newman,
Secretary.

## Also:

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

House file No. 146, a bill for an act appropriating the sum of eight hundred sixty-two thirty-eight one hundredths dollars ( $\$ 862.38$ ) to be paid to H . W. Tapley and Philip Morgan in settlement of all claims against the State of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the State.

Gro. A. Newman,
Secretary.

## Also:

Mr. Speakrr-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senatedwas asked:

House file No. 45, a bill for an act to amend section twenty-four hundred eighty-nine-c (2489-c) of the supplement to the code, relating to compensation of the Board of Examiners of Mine Foremen, Pit Bosses and Hoisting Engineers.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 182, a bill for an act providing for the placing by adoption and contract and for the care and protection of children of the Iowa Soldiers' Orphans' Home and to repeal section twenty-six hundred ninety (2690) of the code and other acts and parts of acts in conflict with this act.
. Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 27, a bill for an act to amend section eighteen hundred fifty (1850) of the code relating to investment of funds of savings banks.

> Gro. A. Newman,

Secretary.

## Also:

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

House file No. 11, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, Ex-Governor of Iowa, in the National Statuary Hall in the Capitol Building at Washington, D. C., and appropriating money to pay therefor.

Geo. A. Newman, Secretary.

## Also:

Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 375, a bill for an act to legalize the incorporation of the town of Portsmouth, Shelby County, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

> Geo. A. Newman, Secretary.

On motion of Hart of Allamakee House file No. 346, a bill for an act to regulate the interference with and removal of electric wires in the construction of bridges and other public improvement with report of committee recommending passage was taken up and considered.

Wright of Webster moved to amend said bill by striking therefrom section three (3) of said bill.
Amendment adopted

Wright of Webster moved to amend seetion one (I) of said bill by striking at the end of said bill these words: "unless the work engaged in cannot be otherwise accomplished," and by inserting in lieu of the words so stricken the following: "until after the giving of the notice mentioned in section two (2) hereof."

Amendment adopted.
Hart of Allamakee asked unanimous consent to withdraw House files No. 346 and 347 from further consideration by the House.

Granted.
On motion of Doran of Boone, House file No. 297, a bill for an act authorizing the Executive Council of the State of Iowa to grant to the Ft. Dodge, Des Moines and Southern Railroad Company, its successors and assigns, a right-of-way over lands owned by the State of Iowa, State College of Agriculture and Mechanic Arts located near Ames, Iowa, with report of committee recommending passage as amended by substitute, was taken up and considered.

Substitute amendment adopted.
Weeks of Guthrie moved to amend by adding the following section four (4), and numbering section four (4) as section five (5):

Section 4. Should any other railway company, incorporated under the laws of Iowa, operating a line of railway ten miles or more in length within the state of Iowa, connected with such trackage, desire to enter into mutual trackage relations with the Et. Dodge, Des Moines \& Southern Railway Company, its successors or assigns, in the use of the tracks upon the right-of-way hereby granted, it shall be allowed to do so upon such terms and conditions as may be mutually agreed upon. Should there be a failure to so agree, the matter shall be referred to the Railroad Commission of the State of Iowa for determination.

Amendment adopted.
Mr. Weeks moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, De-

Mar, Doran, Dow, English, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland-85.

The nays were:
None.
Absent or not voung:
Boland, Colclo, Davie, Epperson, Geneva, Hakts, Hart, Jepson, McElrath, Maben, Martin, Olson, Saylor, Stanbery, Mr. Speaker-I 5 .

So the bill passed and the title was agreed to.
On motion of Kendall of Monroe, Hou:e file No. 394, a bill for an act to regulate and validate the submission of questions to be voted on by the electors of cities and towns at regular municipal elections and to legalize proceedings had thereunder, the same being additional to chapter five (5) of the code, was taken up and considered.

Mr. Kendall moved to amend by striking out the period at the end of section two (2) and inserting in lieu thereof a semi-colon and the words "nothing contained in this act shall be construed to affect pending litigation".

Amendment adopted.
Mr. Kendall moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark,.Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles,

Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Wyland-86.

## - The nays were:

None.

## Absent or not voting:

Boland, Cobb, Coburn, Davie, Geneva, Greeley, Greene, Mattes, Peet, Springer, Stanbery, Temple, Welden, Mr. Speaker - 14.

So the bill passed and the title was agreed to.
On motion of Meredith of Cass House file No. 23r, a bill for an act providing that owners of stallions and jacks shall have a lien for the service fee of said animals upon the female served and upon the get thereof; and providing punishment for willful destruction, concealment, sale or other disposition of such female or get during the existence of such lien, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr, Meredith moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Cassel, Cheney, Christianson, Clark, Clary, Coburn, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greeley, Gregory, Hakes, Hambleton, Hart, Head, Hollembeak, Hume, Jacobson, Kling, Laird, Leech, Lister, Lowrey, Lundt, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer. Spaulding, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wilson, Wyland-67.

The nays were:
Calderwood, Darrah, Hanna, Jepson, Kendall, Koontz, Skinner, Springer, Temple, Teter, Wise, Wright-I2.

Absent or not voting:
Boland, Buckingham, Carden, Carstensen, Chassell, Cobb, Colclo, Dashiell, Davie, Flenniken, Geneva, Greene, Heles, Jones, Kennedy, Langan, McAllister, McClurkin, Offill, Stanbery, Mr. Speaker-2I.

So the bill passed and the title was agreed to
On motion of Laird of Fremont House file No. 359, a bill for an act to amend section ten hundred sixty ( 1060 ) of the code and to repeal section ten hundred seventy-four (1074) of the code and enact a substitute therefor relating to election and terms of township trustees, with report of committee recommending passage as amended by substitute, was taken up and considered.

Substitute amendment adopted.
Mr. Laird moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Laird, Langan, Leech, Lowrey, Lundt, McAllister, ${ }^{\text {icCCreary, McDole, McElrath, McNie, Martin, Mattes, }}$ Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wright, Wyland-86.

## The nays were:

None.

## Absent or not voting:

Boland, Buckingham, Cobb, Davie, Kendall, Koontz, Lister, McClurkin, McCulloch, Maben, Spaulding, Stanbery, Wise, Mr. Speaker-I4.

So the bill passed and the title was agreed to.
On request of Hambleton of Mahaska unanimous consent having been given, House file No 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twentythree (923), and nine hundred twenty-four (924) of the code, relating to the platting of land by the county auditor, with Senate amendments, was taken up and the amendments read and considered.

Mr. Hambleton moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Boland, Calderwood, Carden, Cassell, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cumnıngs, Dashiell, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Powers, Pritchard, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright-82.
'The navs were:
None.
Absent or not voting:
Buckingham, Colclo, Darrah, Davie, Flenniken, Greene, Hume, Koontz, Lowrey, McClurkin, Ritter, Saylor, Springer, Stanbery, Temple, Willson, Wyland, Mr. Speaker-I8.

So the House concurred in the Senate amendment.

## REPORTS OF COMMITTEE.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred Senate file No. 275, a bill for an act making appropriation for the equipment of a laboratory for the office of the Food and Dairy Commissioner, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

Jos. Mattes,
Chairman.
Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Appropriations to whom was referred Senate file No. 111, a bill for an act appropriating the sum of seven hundred fifty dollars (\$750) to be paid to Mrs. John Stein, in settlement of all claims against the State of Iowa by reason of the death of John Stein who was killed by a falling scaffold at the Fort Madison penitentiary while working under the orders of the Superintendent of Construction, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,<br>Chairman.

## Adopted.

Also:
Mr. Speaker-Your committee on appropriations to whom was referred Senate file No. 279, a bill for an act additional to and amendatory of chapter one (1) of title eleven (XI) of the code, and the law as it appears in chapter one (1) title eleven (XI) of the supplement of the code and chapter seventyseven (77) of the acts of the Thirtieth General Assembly, relative to the State Military force and Iowa National Guard, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes,
Chairman.

## Adopted.

On motion of Head of Greene the House adjourned until 1:30 this afternoon.

AFTERNOON SESSION.
House convened pursuant to adjournment.
Speaker Clarke in the chair.

## REPORT OF COMMITTEE.

Temple, of Clarke, from the Special Committee on Amendments, submitted the following report:

Mr. Speaker-Your Special Committee on Amendments, to whom was referred House file No. 357, a bill for an act to apportion the state into rep. resentative districts and declare the ratio of representation, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple,
> Chairman.

## Ordered passed on file.

## INTRODUCTION OF BILLS.

By Shaffer of Fayette, House file No. 412, a bill for an act to protect the public health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes.

Read first and second times and passed on file.
A Bill for an act to protect the public health and the health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the importation of registered cattle for breeding and dairy purposes into this state is hereby prohibited, except when such cattle are accompanied with a certificate from an inspector whose competency and reliability are certified to by the authority charged with the control of domestic animals in the state from whence the cattle came, certifying that said cattle have been examined and subjected to the tuberculine test within sixty days next preceding the date of such importation, and are free from disease.

Section 2. In lieu of an inspection certificate as required in the preceding section, cattle may be detained at suitable stockyards or other inclosure within this state nearest to the state line, on the railroad or highway over which they are shipped, driven or hauled, and there examined at the expense of the owner, or may be shipped or driven to their destination under quarantine, there to remain in quarantine until properly examined at the expense of the owner, and released by the State Veterinary surgeon. Such expense shall be a lien upon the cattle.

Section 3. Any person, firm, company, corporation or agent thereof, violating any of the provisions of this act, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined for each offense not more than one hundred dollars, or be imprisoned in the county jail not more than hirty days, or both fined and imprisoned, at the discretion of the court.

Such person, firm, company, corporation or agent shall be liable for the full amount of damages that may result from the violation of this act. Action may be brought in any county in which said cattle are sold, offered for sale or delivered to a purchaser, or in which they may be detained in trensit.

Section 4. It shall be the duty of the State Veterinary Surgeon to enforce the provisions of this act.

Section 5. This act, being deemed of immediate importance, shall be in effect after its publication in the Register and Leader, and the Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

House file No. 239, a bill for an act regulating the handling of freight in carload lots by railroad companies, shippers and consignees, and equalizing car service charges and penalties for the use and detention of cars and failure to furnish cars and transport the same, with report of committee recommending indefinite postponement, and minority recommending passage, was taken up and considered.

Powers of Floyd moved to substitute the minority recommendations for the report of the committee.

Wright of Webster and Doran of Boone demanded a roll call.
On the question, Shall the minority recommendations be substituted for the report of the commiitee?

## The yeas were:

Bailey, Buckingham, Carden, Chassell, Christianson, Clary, Colclo, Cummings, Darrah, DeMar, Doran, Dow, English, Hakes, Hart, Heles, Hume, Lister, Lowrey, Lundt, McNie, Maben, Martin, Mattes, Meredith, Mott, Olson, Powers, Pritchard, Robnson, Sankey, Shaffer, Spaulding, Teter, Welden, Whiting, Wright, Mr. Speaker-38.

## The nays were:

Bealer, Bixby, Calderwood, Cassel, Cheney, Clark, Coburn, Conn, Crose, Dashiell, Davie, Flenniken, Freeman, Frudden, Geneva, Greeley, Hambleton, Hanna, Head, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, McAllister, McClurkin, McCreary, McCulloch, McDole, Nichols, Offill, Peet, Ritter, Saylor, Skinner, Springer, Stoltenberg, Summers, Teachout, Temple, Washburn, Whitmer, Willson, Wise-47.

## Absent or not voting:

Boland, Carstensen, Cobb, Epperson, Greene, Gregory, Hollembeak, Kennedy, Langan, McElrath, Morris, Stanbery, Van Eaton, Weeks, Wyland-I5.

So the House declined to substitute the minority recommendations.

Pritchard of Wright moved the adoption of the report of the committee.

Motion prevailed.
Report adopted and the bill was indefinitely postponed.
On motion of Chassell of Plymouth, Senate file No. 47, a bill for an act to amend section forty-seven (47) of the code relative to compensation of newspapers for the publication of laws with report of committee recommending passage was taken up and considered.

Mr. Chassell moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Chassell, Colclo, Darrah, Dow, English, Greeley, Koontz, Leech, McNie, Mott, Springer, Teachout-I3.

The nays were:
Bailey, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Dashiell, Davie, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, Martin, Mattes, Meredith, Nichols, Offll, Olson, Peet, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-69.

Absent or not voting:
Bixby, Boland, Clark, Cobb, Coburn, Conn, Crose, Cummings, Flenniken, Greene, McElrath, Maben, Morris, Pritchard, Stanbery, Summers; Weeks, Willson-I8.

So the bill was lost.
Martin of Pottawattamie asked unanimous consent to withdraw House file No. 355 from further consideration by the House.

Granted.
On motion of Teachout of Polk Senate file No. 152, a bill for an act to provide for the publication of municipal accounts and to establish a uniform system of accounts, reports and audit in cities and towns, with report of committee recommending passage was taken up and considered.

Colclo of Carroll moved to amend the bill by striking therefrom the publication clause.

Amendment adopted.
Teachout of Polk moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-8o.

The nays were:
Koontz, Ritter, Sankey-3.

## Absent or not voting:

Boland, Cobb, Coburn, Conn, Greene, Hakes, Lowrey, McElrath, McNie, Maben, Morris, Peet, Powers, Stanbery, Teter, Washburn, Weeks, Whitmer--i 7.

So the bill passed and the title was agreed to.

On motion of Kennedy of Lee Senate file No. 35, a bill for an act to amend section fifty-seven hundred sixteen (5716) of th code and to provide for the compensation of the chaplains of the penitentiaries with report of committee recommending passage was taken up and considered.

Mr . Kennedy moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Crose, Darrah, Dashiell, Davie, DeMar, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Holiembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Koontz Laird, Leech, McAllister, McClurkin, McDole, Martin, Meredith, Mott, Nichols, Olson, Peet, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Washburn, Whiting, Whitmer, Wilson, Wise, Wright, Wyland62

The nays were:
Carstensen, Colclo, Cummings, Doran, Flenniken, Head, Kendall, Langan, Lister, McNie, Maben, Mattes, Offill, Powers, Sankey, Teachout, Teter, VanEaton, Welden, Mr. Speaker-20.

Absent or not voting:
Boland, Buckingham, Cassel, Cobb, Conn, Greene, Hart, Heles, Lowrey, Lundt, McCreary, McCulloch, McEIrath, Morris, Ritter, Springer, Stanbery, Weeks-i8.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 206, a bill for an act to incemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane at Mt. Pleasant, Iowa.

## Ailso:

Mr. Spraker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (2501) and twenty-five hundred two (2502 of the code relating to geological surveys and the duties of State Geologist, and to enact a substitute therefor.

Geo. A. Newman,<br>Secretary.

Also:
Mr. Speakicr-I am sirected to inform your honorable body that the Senate has concurred in House amendment to Senate file No. 126, in which the concurrence of the Senate was asked:

A bill for an act to protect the birds, their nests and eggs the whole being additional to chapter fifteen (15), title twelve (12) of the code.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted for House file No. 134, and passed the following bill in which the concurrence of the House is asked:

Senate file No 151, a bill for an act to provide for agricultural extension work by the Iowa State College of Agriculture and Mechanic Arts, and making an appropriation for the same.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-l am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the mulct tax.

> Geo. A. Newman, Secretary.

Also:
Mr. Spaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurtence of the Senate was asked:

House file No. 126, a bill for an act to amend chapter one hundred one (101), laws of the Thirtieth General Assembly, relating to establishing and maintaining a State Board of Health laboratory at Iowa City.

Geo. A. Newman,

Also
Mr. Speaker-I am directed to inform your honorable ${ }^{\text {a }}$ body that the Seaate has passed the following billing which the concurrence of the House is asked:

Senate file No. 336, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to the taxation of national, state and savings banks, and the shares of stock therein.

## Geo. A. Nhwman, <br> Secretarv.

## Also:

Gind
Mr. Spraker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No 7, a bill for an act to amend section thirty-four hundred ninety-six (3496) of the code, relating to the jurisdiction of justices of the peace and their courts.

Geo. A. Newman, Secretary,

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate refuses to concur in House amendment to Senate joint resolution No 4 . in which the concurrence of the Senate was asked:

Joint resolution setting aside room twenty-seven (27) in the State Capitol Building for the uss of newspaper publishers. reporters and correspondents.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 337, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code, relative to railway'rates.

> Geo. A. Newman, Secretary. REPORT OF COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 5. a bill for an act to amend the law as it appears in section seventeen hun-
dred nine (1709) of the supplement to the code and to repeal the law as it appears in section seventeen hundred ten (1710) of the supplement to the code and to enact a substitute therefor, and relating to insurance other than life.

## Also:

House file No. 16, a bill for an act amendatory to and additional to the law as it appears in title twelve (XII) of chapter nineteen-a (19-a) repealing section twenty-six hundred-i (2600-i) and enacting a substitute therefor and amending section twenty-six hundred-h ( $2600-\mathrm{h}$ ) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.

Also:
House file No. 26, a bill for an act to repeal chapter seventy-four (74) of the laws of the Thirtieth General Assembly, relating to common carriers and additional to section two thousand seventy-four (2074) of the code and to provide a substitute therefor.

## Also:

House file No. 52, a bill for an act to repeal section one hundred thirtyseven (137), of the code, relative to the publication and distribution of the proceedings of the Iowa State Teachers' Association and to enact a substitute therefor.

Also:
House file No. 114, a bill for:an act to amend chapter twelve (12), title eighteen (18) of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers.

Also:
House file No. 119, a bill for an act to repeal section thirteen hundred six-b (1306-b) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtieth General Assembly, and to enact a substitute therefor relating to the limit of indebtedness of municipal corporations.

## Also:

House file No. 171, a bill for an act to amend section two thousand fiftytwo (2052) of the code, relating to the collection of fees in the office of the Secretary of State.

Also:
House file No. 257, a bill for an act to a mend the law as it appears in section seventeen hundred nine (1709) of the supplement to the code relating to insurance.

## Also:

House file No. 275, a bill for an act to amend section seven hundred twenty-two (722) of the code, relative to the condemnation of property by cities and towns, for the purpose of constructing and maintaining dams across the waters and water courses of the state, in forming reservoirs and sources of water to supply water works or plants.

Also:
House file No. 301, a bill for an act to amend section thirty-four hundred ninety-four (3494) as the same appears in the supplement to the code, relating to the place of bringing actions.

H. L. Spaulding, Chairman.

March 30, 1906.
Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard from the joint committee on Enrolled Bills submitted the following report:

Mr. Speaker:-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 100, a bill for an act to amend the law as it appears in section twenty-seven hundred eight (2708) of the supplement to the code so as to raise the age of commitment, of females to the industrial school to eighteen years.

Also:
Senate file No. 30, a bill for an act to repeal section twenty-six hundred thirty-two (2632), twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-five (2735); twenty-seven hundred thirty-six (2736), twenty-seven hundred thirty-seven (2737) of the code, and sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-six (2736), twentyseven hundred thirty-seven (2737) of the supplement to the code, and to define the qualifications of county superintendents; to provide for the examination and certification of teachers for the public schools; the classification of teachers' certificates, and the registration of same.
> H. L. Spaulding,

> Chairman House Committee.
> D. W. Turner,

> Chairman Senate Committee.

Adopted.
On motion of Kendall of Monroe, Senate file No. 12, a bill for an act making it unlawful for any steam railway or interurban railway doing business within the state, or any officer, agent or representative thereof, to issue, give or offer to any city, county, district or state officer, including judges and members of the General Assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employe thereof, or any candidate for a city, county, district or state office, or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public, and prohibiting any city, county, district or state officer, and any delegate to a county,
district or state political convention, and any candidate for a county, district or state office, and any member of any political committee or any employee thereof, and any juror in state or federal courts, to request or use any such free pass, ticket or privilege, sold or conferred at a less rate than the rate charged the public, over any steam railroad or any interurban railroad, and providing a penalty therefor, with report of committee recommending passage as amended, was taken up and considered and the report of the committee adopted.

Cummings of Marshall moved to amend section one (1) as follows:

Strike out the word "or" before the word "state" in the third line and insert the words "or federal" after the word "state;" also to amend by striking out the word "or" in the seventh line before the word "state" same section and by inserting the words "or federal" before "officer" at the beginning of the eighth line:
To amend section two (2) by striking out the word "or" after the word "district" in the first line and insert the words "or federal" after the word "state" and strike out the word "or" before the word 'state" in the third line and insert after the word "state" the words "or federal," all line numibers referring to the printed bill as it appears on page 1066 of Journal of the House.

Roll call demanded by Kendall of Monroe and Wright of Webster.

On the question, Shall the amendments be adopted?
The yeas were:
Bealer, Bixby, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Cummings, Darrah, Dashiell, Davie, Dow, English, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Humé, Jacobson, Jones, Kennedy, Kling, Koontz, Leech, Lister, Lowrey, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Powers, Pritchard, Ritter, Robinson, Sankey. Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Weeks,Welden, Willson, Wise, Mr. Speaker-74

The nays were:
Bailey, Buckingham, Calderwood, Clary, Colclo, Crose, DeMar, Doran, Epperson, Geneva, Hakes, Jepson, Kendall, Laird, Langan, Lundt, McCreary, Olson, Springer, Teter, Whiting, Wright-22.

Absent or not voting.
Boland, Whitmer, Wyland, Stanbery-4.
Amendments adopted.
Temple of Clarke ${ }_{4}^{\text {m moved }}$ to amend by adding the following:
Section 8. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader, and the Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.

Amendment adopted.
Cummings ${ }^{\top}$ of Marshall moved to amend section three (3) of bill as printed in Journal by striking out after "salary" in second line the words and characters as follows:
"'or a position as a member of the faculty or an officer or director of the Iowa State Board of Agriculture or a membership in the National Guard or a membership in the fire department of any city."

Roll call demanded by Kendall of Monroe and Head of G'reene.

On the question, Shall the amendments be adopted?
The yeas were:
Bealer, Carden, Chassell, Cheney, Christianson, Cummings, Davie, Dow, English, Freeman, Frudden, Greene, Hambleton, Hanna, Hart, Hume, Kennedy, Koontz, Leech, McClurkin, McDole, Meredith, Morris, Offill, Peet, Pritchard, Saylor, Skinner, Spaulding, Teachout, Temple, Washburn, Weeks, Willson, Wise-35.

## The nays were:

Bailey, Buckingham, Calderwood, Carstensen, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, DeMar, Doran, . Epperson, Flenniken, Geneva, Gregory, Hakes, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Mott, Nichols, Olson, Powers, Robinson, Sankey, Shaffer, Springer, Stoltenberg, Summers, Teter, Van Eaton, Welden, Whiting, Wright, Mr. Speaker-56.

Absent or not voting:
Bixby, Boland, Cassel, Conn, Greeley, Ritter, Stanbery, Whitmer, Wyland-9.

Amendment lost.
Hart of Allamakee moved to strike out the word "or" following the word "salary" in line two (2) of section three (3) to the word "city" in the fifth line and to substitute therefor an additional section as follows:

This act shall not apply to members of the faculty of officers of state educational or penal institutions, or officers or directors of the Iowa State Board of Agriculture, members of the Iowa National Guard, or to members of the fire department of any city or town.

Amendment lost.
Temple of Clarke moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-77.

The nays were:
Bealer, Cheney, Dow, Freeman, Frudden, Greene, Hanna, Koontz, McCreary, McCulloch, McDole, Peet, Saylor, Temple, Willson, Wise, Wyland-i 7.

Absent or not voting:
$\therefore 1-2 \cos ^{2}$
Boland, Hart, McClurkin, Offill, Stanbery,'Whitmer-6.
So the bill passed.
Chassell, of Plymouth, moved to amend ttitle by striking out the word " or" at the end of the third line and by inserting the words " or federal" between the words "state" and "officer" in the fourth line; by striking out the word "or" at the beginning of the eighth line, and by inserting the words "or federal"
after the word " state " and before the word "office" in the eighth line; by striking out the word "or" in the tenth line and by inserting the words "or federal" after the word "state" and before the word "officer" in the tenth line; and by striking out the word "or" in the twelfth line and by inserting the words "or federal" after the word "state" and before the word "office" in the twelfth line. All line numbers referring to the bill as it appears on page o66 of the Journal of the House.

Amendment adopted.
Title as amended agreed to.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Mr. Sphaker-I desire to vote "No," and in explanation therefor desire to say, that I have never questioned my own honesty or integrity.
E. J. C. Bealer.

On motion of Ritter of Des Moines House file No. 360, a bill for an act to provide for establishment of a course of practical and scientific instruction and investigation in arts of clay working and ceramic including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts, with report of committee recommending passage, was taken up and considered.

Mr. Ritter moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Colclo, Conn, Crose, Darrah, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Nichols, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-68.

The nays were:
Spaulding- $\mathbf{I}$.
Absent or not voting:
Bailey, Boland, Buckingham, Chassell, Cobb, Coburn, Cummings. Dashiell, Davie, Flenniken, Greeley, Greene, Grergory, Jacobson, Kendall, Kennedy, Langan, Lister, McClurkin, Mattes, Mott, Offill, Powers, Saylor, Stanbery, Summers, Teter, Whitmer, Willson, Wise, Wyland--3I.

So the bill passed and the title was agreed to.
On motion of Cheney of Clay the House adjourned until 9 o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Represfintatives, Des Moishes, Lowa, March 31, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. Abraham Jacobson of"Decorah, Iowa.

The Journal of Friday, March 30 , was corrected and approved.
Mott of Audubon presented petition of three hundred fortyone citizens of Audubon county, relative to House file No. 404.

Referred to committee on Railroads and Commerce.
On request of Laird of Fremont leave of absence was granted Freeman of Pottawattamie until Monday.

On request of Hume of Mitchell leave of absence was granted Conn of Butler until Monday.

On request of Nichols of Muscatine leave of absence was granted Boland of Iowa on account of illness.

On request of Bixby of Delaware leave of absence was granted Pritchard of Wright until Monday.

On request of Laird of Fremont leave of absence was granted Geneva of Keokuk until Monday.

On request of Skinner of Union leave of absence was granted Bixby of Delaware until Monday.

On request leave of absence was granted Jepson of Woodbury for Saturday.

On request of Carden of Henry leave of absence was granted McClurkin of Louisa until Monday.

On request of Darrah of Lucas leave of absence was granted Welden of Hardin until Monday.

On request of Darrah of Lucas leave of absence was granted McDole of Jackson until Monday.

On request of Chassell of Plymouth leave of absence was granted Weeks of Guthrie until Monday.

On request leave of absence was granted Peet of Jones until Monday.

On request of Kling of Harrison leave of absence was granted Offill of Jasper until Monday.

REPORTS OF COMMITTEES.
McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Speaker-Your committee on Claims to whom was referred Senate file No. 198, a bill for an act to appropriate $\$ 273.2$ : to reimburse Crawford county for ex enses incurred for transporting insane patients beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> M. F. MCNIE,
> Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speaker-Your committee on Claims to whom was referred Senate file No. 169, a bill for an act to appropriate the sum of $\$ 1000$ to be paid to Lena Ness, guardian of Andrew T. Ness, for injuries sustained by Andrew T. Ness while he was detained in the State Hospital for the Insane a Independence, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

We recommend that the same be referred to the committee on appropriations.

M, F. McNie,<br>Chairman.

Adopted, and the bill was so referred.

## Also:

Mr. Speaker-Your committee on Claims, to whom was referred Senate file No. 298, a bill for an act to appropriate the sum of $\$ 151,90$ for the relief of W. J. McAhren, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation. We recommend that the same be referred to the committee on appropriations.

> M. F. McNie,
> Chairman.

Adopted and the bill was so referred.
Teachout of Polk, from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations to whom was referred Senate file No. 224, a bill for an act to amend the law as it appears in chapter thirty-six (36) of the laws of the Thirtieth General Assembly, relating to park commissioners, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. E. Teachout,<br>Chairman.

## Adopted and the bill was indefinitely postponed.

Also:
Mr. Sphaker-Your committee on Municipal Corporations to whom was referred House file No.• 189, a bill for an act to provide for the care and control of public cemeteries in cities of the first-class, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## h. E. Thachout, <br> Chaimnan.

Adopted, and the bill was indefinitely postponed.
Hambleton of Mahaska submitted the following report:
Mr. Speaker-Your special committee appointed, under concurrent resolution to investigate the standing and solvency of bonding surety companies, and the laws relating thereto, doing business within the state and make such report and suggestions for further legislation to control same, beg leave to submit the following:

We find bond and surety companies are furnishing fiduciary bonds in a great number of the different States of the Union. The statutes of different states authorizing such companies to do business are in most instances special statutes having reference only to the subject of surety business.

Most of said laws providing that surety companies organized with a paid up capital of $\$ 250,000$ and a deposit of approved securities with the Insurance Commissioner or Auditor of State of $\$ 100,000$ for the benefit of those indemnified, are authorized to do business in the several states on filing with the Auditor of State or Commissioner a certificate showing their compliance with such laws. In this state such companies are authorized to do business under chapter four (4), title nine (IX) of the code, and section seventeen hundred nine (1709) of the supplement to the code paragraph two (2). Section seventeen hundred twenty-one (1721) of the code, when such company is a foreign company, authorizes it to do business when it possesses $\$ 200,000$ of actual paid up capital exclusive of any deposit made in any other state for the assured of that State.

The existing laws of this state do not require a deposit for foreign companies in this state but provide that the certificate to be issued by the Auditor authorizing it to do business in this state may be revoked whenever upon examination or otherwise it may appear to the satisfaction of the Auditor that the affairs of such companies are in an unsound condition. Foreign bond companies being treated in this respect the same as foreign insurance companies doing business in this state.

Chapter fifty-six (56) of the Thirtieth General Assembly authorized the biennial examination of the affairs of any insurance company authorized or seeking to be authorized to transact business within this state; and further conveys authority to revoke the certificate of any company insolvent or in an unsound condition or that refused or neglected for more than thirty days to pay final judgment rendered against it in the courts of this state.

The code provides that any company engaged in business of becoming sureties upon bonds shall on compliance with the statute obtain a certificate from the State Auditor that it has complied with the law and is authorized to do business in the State and shall file the same with the Clerk of the District Court and thereupon said company shall be accepted and ar proved by the Clerk upon any bond required by law except in criminal cases but shall not be accepted on any bond for an amount in excess of ten per cent of the paid up capital of such bond company.

But no specific provision is made in this statute for the allowance to the person furnishing bonds for the costs thereof either where the sureties are private persons or bond companies.

We find the practice throughout the state varies in the matter of taxing the expenses of the bonds as costs. Some courts holding that the law is now sufficient to authorize such action and others holding the contrary.

On investigation we find that there are at the present time thirteen foreign companies doing business in this State having complied with its laws and received certificate from the State Auditor thereunder.

While the impression prevailed to some extent that these companies were insolvent and had failed in many instances to pay judgment obligations obtained in the State against them, we find the facts do not warrant this general belief as is more fully stated by the State Auditor in a letter written by him in answer to an inquiry made to him through this committee. His letter being incorporated herein as part of this report.

January 22, 1906.
Hon. A. F. N. Hambleton, House of Representatives:
Drar Sir-In compliance with your request of the 22nd instant, I have the honor to inform you that the following is a correct list of the fidelity and surety companies now authorized to transact business in this State:

Aetna Indemnity Company, Hartford, Connecficut. American Bonding Company, Baltimore, Maryland.
American Surety Company, of New York, New York.
Bankers Surety Company, Cleveland, Ohio.
Federal Union Surety Company, Indianapolis, Indiana.
Fidelity \& Casualty Company, of New York, New York,
Fidelity \& Deposit Company of Maryland, Baltimore, Maryland.
Guarantee Company of North America, Montreal, Canada.
National Surety Company, New York.
'Title Guaranty \& Trust Company, Scranton, Pennsylvania.
United States Fidelity \& Guaranty Company, Baltimore, Maryland
Empire State Surety Company, Brooklyn, New York.
Illinois Surety Company, Chicago, Illinois.

With this list I take pleasure in transmitting to you a copy of my latest published report on insurance other than life, in which you will find, set out upon the pages given in the index, the annual statements of each of the above named companies, except the last two named, which were authorized to transact business in this state during the year 1905, and whose annual statements do not, for that reason, appear in my published report. The following are statements of the assets of the said companies:

Empire State Surety Company, Brooklyn, N. Y., cash capital \$250,000; admitted assets December 31, 1904, $\$ 698,677.99$.
Illinois Surety Company, Chicago, Illinois, cash capital $\$ 250,000$ admitted assets September 30, 1905, \$289,777.05.
It having come to the knowledge of this department that there was some complaint in certain portions of the state as to the manner in which some of the surety companies, doing business in lowa, were settling their losses I addressed the following letter, on November 21, 1905, to each of the clerks of the district courts of this state:

Dear Sir-Desiring to be fully advised whether or not the fidelity and surety companies, doing business in this state, settle claims against them with reasonable promptness, I shall be greatly obliged to you if you will kindly inform me if the records of your office show any unpaid judgments, against such companies, from which the right of appeal has expired. Please give title of case and date of rendition on judgment,

I enclose self-addressed envelope for reply.
Respectfully,
B. F. Carroll, Auditor of Slate."

All of said officials have now answered said letter with the following results: Ninety-two counties reported through their clerks that there were no unpaid judgments, from which rights of appeal had expired, appearing on record in said counties. The counties reporting such unpaid judgments were Black Hawk, Cherokee, Fayette, Keokuk, Linn, Polk and Wayne. The unpaid judgments reported from Fayette county and one of the unpaid judgments reported from Polk county were against the Union Surety and Guarantee Company of Philadelphia, whose certificate I revoked on January 19, 1904, and which company shortly afterwards was placed in the hands of receivers. Mr. Alexander W. De Haven, Girard Building, Philadelphia, Penn., is the receiver of said company; and the Superintentent of Insurance of the State of Pennsylvania advises me that said receiver has considerable money in his hands for distribution of which fact I have advised the attorneys interested in the two judgments mentioned. The other judgments were against solvent companies now doing business in this state.

I immediately took up the matter of the payment of these judgments with such companies and received prompt replies containing in every instance fairly good reasons why the judgments had not been paid.

I have since been advised by the clerks of the district courts of Black Hawl, Cherokee, Keokuk, Linn, Polk and Wayne counties that the judgments reported by them against the companies now doing business in this state have been paid.

The letters from the clerks of the district courts, herein referred to, are now on file in my office and your inspection of the same is respectfully invited, should you so desire

## Yours very truly,

B. F. Carroll, Auditor of State.
While it might seem to some advisable to enact a special statute regarding the business of bond and surety companies as has been done in many of the states and hereby require them to make deposit for the security of the insured in this state, such deposit to be made either in state or as required by the statutes of other states in the office of the Insurance Commissioner or Auditor of State whereing such company is organized. It is our opinion, that there is no more reason for requiring different legislation regarding bond companies than for government of insurance companies. The same general statute of this state applying to each. Unless deposit is required of foreign insurance companies it would seem inequitable to require such additional security from bond companies, and under our law, which provides for examinations by the State Auditor and a revocation of certificate whenever by examination or otherwise he is not satisfied with the solvency of the company. It is our opinion that a deposit by the company would be unnecessary. Yet in view of the different practices of the state courts in reference to the allowance for costs of the bond and also to provide for the Auditor's obtaining early and complete knowledge of the delinquincies of such companies we would recommend that a bill be passed autborizing reasonable amount to be charged as costs in favor of the person furnishing bond to pay the costs thereof whether the sureties thereof be private persons or surety companies, and that a further law be passed requiring the clerks of District Courts to make notation on the page of the record wherein the certificates of the bond company authorized to do business in the county of any judgment entered against such company by reference to the judgment docket page and date where such judgment was entered and when such judgment became final and remains unpaid for more than thirty days requiring the clerk to notify the Auditor of State of such fact and authorizing the clerk thereof to refuse to accept said company as surety until such judgment is paid.

We believe the foregoing recommendations will meet the pressing needs and be sufficient until such time as the legislature sees fit to recodify the general insurance laws of the state.

Respectfully submitted,<br>Geo. W. Dunham,<br>Jas. E. Bruce,<br>A. F. N. Hambleton,<br>Will C. Whiting,<br>D. W. Dow,

Committee
Ordered passed on file.

Teachout of Polk called up the motion to reconsider House file No. 384.

The motion was lost and the House refused to reconsider.
On request of Wright of Webster, unanimous consent having been given, House file No. 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (2501) and twenty-five hundred two (2502) of "the code, relating, to geological surveys and the duties of the State geologist, and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were
Bailey, Buckingham, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, DeMar, Doran English, Epperson, Frudden, Greeley, Greene, Head, Hume, Jacobson, Kendall, Kling, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Washburn, Whiting, Willson, Wright, Mr. Speaker- 56 .

The nays were:
None.
Absent or not voting:
Bealer, Bixby, Boland, Calderwood, Carden, Conn, Crose, Cummings, Darrah, Dashiell, Davie, Dow, Flenniken, Freeman, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Jepson, Jones, Kennedy, Koontz, Lister, McClurkin, McElrath, Mott, Offill, Powers, Pritchard, Saylor, Springer, Stanbery, Stoltenberg, Teter, Van Eaton, Weeks, Welden, Wise, Wyland-44:

So the House concurred in the Senate amendments.
Chassell of Plymouth moved that the House recede from its amendment to Senate joint resolution No. 4.

Motion prevailed and the House receded.

On request of Leech of Cedar unanimous consent having been given, House file No. I26, a bill for an act to amend chapter one hundred one (ioi) laws of the Thirtieth General Assembly, relating to establishing and maintaining a State Board of Health labratory at Iowa City, with Senate amendments, was taken up and the amendments read and considered.

Mr. Leech moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Cummings, Dashiell, DeMar, Doran, English, Frudden, Greeley, Greene, Hakes, Hart, Hollembeak, Hume, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Peet, Powers, Ritter, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Washburn, Whiting, Willson, Wright, Mr. Speaker-56.
'The nays were:
None.
Absent or not voting:
Dealer, Bixby, Boland, ${ }^{\text {e }}$ Carden, Cassel, Conn, Crose, Darrah, Davie, Dow, Epperson, Flenniken, Freeman, Geneva, Gregory, Hambleton, Hanna, Head, Heles, Jacobson, Jepson, Jones, Kendall, Kennedy, Kling, McClurkin, McCulloch, McElrath, Mott, Offill, Pritchard, Robinson, Sankey, Saylor, Springer, Stanbery, Stoltenberg, Teter, Van Eaton, Weeks, Welden, Whitmer, Wise, Wyland-44.

So the House concurred in the Senate amendments.
The Speaker announced that as Speaker of the House, he had signed, in the presence of the House, Senate files No. Ioo and 130.

Hart of Allamakee in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Mr. Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 13, a bill for an act to create a legislative commission to examine the subject of insurance and the practice of all insurance companies doing business in this State and make recommendations concerning the insurance laws and provide a uniform policy for life and fire insurance and report their findings and recommendations to the next General Assembly, and for other purposes

## Also:

Senate file 239, a bill for an act to amend the law as it appears in section twenty-four hundred forty-eight (2448) of the code relating to the establishment of saloons within certain distances of specified burldings and places and to include cemeteries among the places affected by the provisions of said section.

Also:
Senate file 249, a bill for an act relating to the rules for admission to the Soldiers' Home.

Also:
Senate file 126, a bill for $\mathrm{an}^{2}$ act for the protection of birds, their nests and eggs, the whole being additional to chapter fifteen (15), title twelve (XII) of the code.

Also:
Senate file 268, a bill for an act appropriating money to pay the expenses of the members of the Iowa Shiloh Battlefield Monument Commission, The Iowa Vicksburg Park Monument Commission, The Iowa Lookout Mountain and Missionary Ridge Monument Commission, The Andersonville Prison Monument Commission, speakers and musicians, upon a joint visit to the several fields upon which monuments have been erected under their supervision, for the purpose of dedicating the same.

Also:
Senate file 276, a bill for an act to amend section twenty-four hundred fifty (2450) of the code, relating to the sale of intoxicating liquors under the mulet law.

H. L. Spaulding, Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

Adopted.
COMMITTEE SUBSTITUTE FOR HOUSE FILE NO. 400.
A bill for an act making appropriations for the lowa State College of Agriculture and Mechanic Arts, the State University and the State Normal School.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. There is hereby appropriated out of any money in the state treasury, not otherwise appropriated, to the Iowa State College of Agriculture and Mechanic Arts the sum of thirty-six thousand five hundred dollars $(\$ 36,500)$ annually hereafter for the following purposes:
For general support. ..... $\$ 25,000.00$
For support of engineering department station. ..... 3,500.00
For purchase of borks and periodicals ..... 3,000.00
For good roads experimentation ..... 5,000.00There is further appropriated to the Iowa State College of Agricultureand Mechanic Arts out of any money in the state treasury, not otherwiseappropriated, the sum of twenty-six thousand dollars $(\$ 26,000)$ for thefollowing purposes:
For equipment of college departments. $\$ 5,000.00$
For buildings and equipment of dairy farm and poultry plant. ..... 10,000.00
For purchase of additional land ..... 11,000.00Section 2. There is hereby appropriated to the State University out ofany money in the State treasury, not otherwise appropriated the sum oftwenty thousand dollars ( $\$ 20,000$ ) annually hereafter for the followingpurpose:
For increase of support fund ..... $\$ 20.000 .00$
There is further appropriated to the State University out of any money inthe state treasury; not otherwise appropriated, the sum of one hundred ninethousand dollars ( $\$ 109,000$ ) for the following purposes:
For the purchase of additional land ..... $\$ 24,000.00$
For additional wing for University hospital ..... 20,000.00
For engineering shops, hydraulic power house, power connec- tions with dam, and equipment ..... 30,000.00
For equipment of Natural Science Building. ..... 16,000.00
For general equipment and supplies ..... 8,000.00
For paving and sidewalks. ..... 2,500.00
Nor support of libraries ..... 5.000 .00
For a new boiler ..... 3,500.00Section 3. There is hereby appropriated to the State Normal Schoolout of any money in the state treasury, not otherwise appropriated, the sumof six thousand dollars ( $\$ 6,000$ ) annually hereafter for the followingpurposes:
For payment of teachers ..... \$ 5,000.00
For summer term ..... $1,000.00$There is further 'appropriated to the State Normal School out of anymoney in the state treasury, not otherwise appropriated, the sum of sixthousand dollars $(\$ 6,000.00)$ for the following purposes:
For librarian and two assistants .....  $\$ 2,000.00$
For library ..... 2,500.00
For paving, permanent walks, and improvement of grounds. ..... 1,500.00Section 4. This act being deemed of immediate importance shall takeeffect and be in force from and after its publication in the Register andLeader and the Des Moines Daily Capital, newspapers published in DesMoines, Iowa.

Read first and second time and passed on file. .

## COMMITTEE SUBSTITUTE FOR HOUSE FILE NO. 403.

A Brle for an act making appropriations for the construction, repair, improvement and contingent funds for the State Hospitals, Penitentiaries, 1ndustrial Schools, Institution for the Feeble Minded, College for the Blind, School for the Deaf, Iowa Soldiers' Home and Iowa Soldiers' Orphans' Home.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That chere is hereby appropriated out of any money in the State treasury, not otherwise appropriated, the amount of four hundred forty-three thousand three hundred fifty dollars ( $\$ 443,350.00$ ) for the construction, improvement, repair, and contingent funds for the State hospitals, penitentiaries, iudustrial schools, institution for feeble minded children college for the blind, school for the deaf, Iowa soldiers' home, and Iowa soldiers' orphans' home in sums as hereinafter specified.

Section 2. All money appropriated by this act shall be drawn from the State treasury and expended in the manner provided by chapter eleven-b (11-b) of title thirteen (XIII) of the supplement to the code. Any balance remaining of any appropriation after the object for which it was made has been accomplished may be expended in the discretion of the Board of Control of State Institutions for any purpose connected with the institution for which the appropriation was made, except appropriations for land, which shall not be used for any other purpose, and the Board of Control shall report within five days after the convening of the next General Assembly the amount transferred from each fund as provided in this section and the amount of unexpended balances in the state treasury December 31, 1906.

Section 3. Of the appropriations made by this act, the Iowa Soldiers' Home at Marshalltown shall receive sums as follows:

For addition to women's dormitory and furnishing and equip
ping same

$\$ 15,000.00$

For a bake oven and setting. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,300.00

For a new mangle . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,800.00

For three steam boilers and connections . . . . . . . . . . . . . . . . . . . . . . 6,000.00

For addition to boiler house . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 2,500.00

For new addition to hospital, fireproof, including plumbing,



For cement floors, furniture, and contingent and repair fund.. $4,000.00$

For addition to woman's hall and equipping and furnishing
the same, the sum of $\$ 3,500.00$ which was appropriated by
section three (3) of chapter one hundred eighty (180), of the
acts of the Twenty-ninth General Assembly for an elevator
for the main building, connections, equipment and changes,
is hereby re-appropriated

3,500.00

Section 4. Of the appropriations made by this act, the Iowa Soldiers'
Orphans' Home at Davenport shall receive sums as follows:
For finishing cottage for girls . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . \$ 1,200.00
For painting . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $1,000.00$
For portico roof repairs . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,000.00
For flooring and ceiling engine room............................... 300.00
For new porches ..... 700.00
For rear porch cement floors ..... 500.00
For permanent walks ..... 200.00
For fences ..... 200.00
For a hog house ..... 1,200.00
For storm entrance to diningroom ..... $\$ 300.00$
For changing old kitchen ..... 300.00
For books and periodicals ..... 250.00
For a new engine and generator ..... 3,000.00
For a contingent and repair fund ..... 2,500.00
Section 5. Of the appropriations made by this act, the College for theBlind at Vinton shall receive sums as follows:
For new boilers, stack, and for enlarging and changing boiler house ..... \$12,000.00
For a new coal house ..... 2,500.00
For a contingent and repair fund ..... 1,000.00
Section 6. Of the appropriations made by this act, the School for theDeaf at Council Bluffs shall receive sums as follows:
For a new boiler house, laundry building and machine shop, connections and equipment, a new engine and generator, and for moving machinery from old power plant and re-installing same. ..... $\$ 50,000.00$
For cement walks and grading grounds ..... 500.00
For tools and machinery for industrial shop ..... 200.00
For library periodicals.and binding ..... 200.00
For a piggery ..... $1,200.00$
For a contingent and repair fund ..... $1,500.00$
Section 7. Of the appropriations made by this act, the Institution forFeeble Minded Children at Glenwood shall receive sums as follows:
For a custodial building for boys ..... $\$ 50,000.00$
For a railroad switch. ..... 8,000.00
For beds and bedding ..... 1,750.00
For improvement of water supply, including reservoirs, pumps and con-nections. $\$ 25,000.00$
For new engine, the sum oc $\$ 1,500.00$ appropriated by section seven (7)of chapter one hundred eighty (180) of the acts of the Twenty-ninthGeneral Assembly is hereby re-appropriated and in addition the furthersum of $\$ 500.00$.2,000.00
For a contingent and repair fund. ..... 5,000.00
Section 8. Of the appropriations made by this act, the Industrial Schoolfor boys at Eldora shall receive sums as follows:
For a blacksmith and machine shop and equipment .....  $\$ 10,000.00$
For drain tile. ..... 1,000.00
For agricultural implements ..... 500.00
For cows and horses ..... 1,000.00
For furniture and furnishings. ..... 500.00
For band and orchestra instruments ..... 150.00
For lectures, entertainments, rewards of merit, and for transportationof indigent boys150.00
For fencing ..... 800.00
For a contingent and repair fund ..... 2,500.00
Section 9. Of the appropriations made by this act, the Industrial Schoolfor Girls at Mit chellville shall receive sums as follows:
For enlarging power plant .....  7,000.00
For new boiler ..... 3,200.00
For library and periodicals ..... 250.00
For a chaplain's fund ..... 150.00
For a hose house ..... 600.00
For permanent sidewalks ..... 500.00
For standpipes, connections, hose-reels, and hose ..... 600.00
For horses and cows ..... 800.00
For a contingent and repair fund ..... $1,500.00$Section 10. Of the appropriations made by this act, the Mt PleasantState Hospital shall receive sums as follows:
For new floors ..... \$ 1,750.00
For beds and bedding ..... 3,000.00
For carpets and rugs. ..... 3,000.00
For books and periodicals. ..... 250.00
For horses and farm implements ..... 2,000.00
For repairs to coal house and addition to same ..... 3,000.00
For lavatories, closets, diningroom sinks, and connections ..... 2,000,00
For drain tile ..... 1,000.00
For fences ..... 500.00
For improving grouads ..... 600.00
For painting ..... 1,000.00
For kitchen equipments ..... 600.00
For cows ..... 1,500.00
For laundry machinery ..... 1,000,00
For operating room ..... 1,000,00
For moving and enlarging horse barn ..... 3,500.00
For a contingent and repair fund ..... 6,000.00
Section 11. Of the appropriations made by this act, the IndependenceState Hospital shall receive sums as follows:
For painting ..... $\$ 1,000.00$
For flooring ..... 2,000.00
For rebuilding north wing of greenhouse ..... $1,000.00$
For new roof for coal house the sum of $\$ 1,200.00$ appropriated by section 11 of chapter 180 of the Acts of the Twenty-ninth General Assembly for another section for mangle is hereby appropriated ..... I, 200,00
For new boilers, settings and connections ..... \$12,000.00
For wood-working machinery ..... 1,000.00
For 2 cow barn ..... 4,000.00
For a contingent and repair fund ..... 5,000.00
Section 12. Of the appropriations made by this act, the Clarinda State Hospital shall receive sums as follows:
For four new 250 H. P. boilers, settings and connections. .... $\$ 15,000,00$
For painting ...................................... ............... $2,000.00$
For plumbing, fixtures, and connections ........................ $2,000.00$
For a contingent and repair fund................................. 5,000.00
Section 13. Of the appropriations made by this act, the Cherokee State Hospital shall receive sums as follows:
For painting .......... ............................................. . 1,00000
For grading and improvement of grounds ........... ........... . 300.00
For cement walks.................................................... 250.00
For fencing . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 500.00
For poultry house and inclosure ................................... 1,00000
For a wagon house................................................. 400,00
For books and periodicals.......................................... 300.00
For pictures and picture moulding................................. 300.00
For additional equipment for industrial building................ 300.00
For live stock....... ................................................. $1,500.00$
For a hay shed and sheep shed....................................... 1,200.00
For a horse barn..................................................... 1, 1,500.00
For a contingent and repair fund................................... 5, 5000.00
Section 14. Of the appropriations made by this act, the State Hospital for Inebriates at Knozville shall receive sums as follows:
For a sewage disposal plant......................................... $\$ 4,000.00$
For a water supply and equipment................................. . 6,00000
For fire protection.................................................. $1,000.00$
For a granary, cow barn, and hog house ......................... $4,000.00$
For walks and improvement of grounds.................. .... 500.00
For a telephone system........................ . .................... 350.00
For fencing.......................................................... 500.00
For tile drainage........................................................ 600.00
For seating chapel.................................................. 500.00
For additional equipment............................................. $4,500.00$
For a shop building and machinery............................... $5,000.00$
For a contingent and repair fund.................................... 2,500.00
For engine, generator, and connections........................ 2,500.00
Section 15. Of the appropriations made by this act, the State Penitentiary at Ft. Madison shall receive sums as follows:
For commencing new cell-house . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $\$ 10,000.00$
For transportation of discharged convicts....................... . $1,000.00$
For purchase of land .............................................. 6.0.. 60.00
For a contingent and repair fund................................... 3,500.00
Section 16. Of the appropriations made by this act, the State Penitentiary at Anamosa shall receive sums as follows:

For a new electric light plant...................................... 6,50. 6,00

For a tubular boiler and connections

1,000.00

For a new power house. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,000.00
For a boiler room, coal house, blacksmith shop and foundry... 2,000.00
For lime and cement. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 1,000 co
For transportation of discharged convicts. . . . . . . . . . . . . . . . . . . . . 750.00
For salaries of foremen. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 4, 800.00
For a contingent and repair fund. . . . . . . . . . . . . . . . . . . . . . . . . . . . $2,500.00$
Section 17. This act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Lowa.

Cummings of Marshall, from the committee on Pardons, submitted the following reports:

Mr. Speaker-Your committee on Pardons, to whom was submitted the application of Orman McPherson, a convict now confined in the state penitentiary under life sentence from the district court of Louisa county for the murder of one Finley, beg leave to report that they have had said application under consideration, and have instructed me to report the same back to the House with the recommendation that his application for executive clemency be at this time denied.
B. F. Commings,

Chairman.


#### Abstract

Also: Mr. SPEAKER-Your committee on Pardons, to whom was submitted the application of Wm . Tool, a convict confined in the state penitentiary under life sentence from the district court of Sac county for the murder of his wife, beg leave to report that they have had the said application under consideration, and have instructed me to report the same back with the recommendation that his application for executive clemency be at this denied.

> B. E. Cummings, > Chairman.


Also:
Mr. Speaker-Your committee on Pardons, to whom was submitted the application of Thomas $W$. Watson, a convict now confined in the state penitentiary under life sentence from the district court of Mills county for the murder of one Shelley, beg leave to report that they have had said appiication under consideration and have instructed me to report the same back with the recommendation that his application for executive clemency be at this time denied.

> B. F. Cummings,
> Chairman.

## Also:

Mr. Spraker-Your committee on Pardons, to whom was submitted the application of John G. Steel, a convict now confined in the state penitentiary under life sentence from the district court of Monroe county for the
murder of Jacob Werner, beg leave to report that they have had the same under consideration and have instructed me to report the same back with the recommendation that his application for executive clemency be at this time denied.

B. F. Cummings,

Chairman.

## Also:

Mr. Speaker-Your committee on Pardons, to whom was submitted the application of George Weems, a convict now confined in the state penitentiary under life sentence from the district court of Polk county for the murder of L. B. Redpath, beg leave to report that they have had the said application under consideration and have instructed me to report the same back with the recommendation that his application for executive clemency be at this time denied.

> B. F. Cummings,
> Chairman.

## Also:

Mr. Speakrr-Your committee on Pardons, to whom was submitted the application of J. B. Taylor, a convict now confined in the state penitentiary under life sentence from the district court of Clinton county, for the murder of his wife, beg leave to report that they have had said application under consideration, and have instructed me to report the same back with the recommendation that his application for executive clemency be at this time denied.

> B. F. Cummings
> Chairman.

## Flso:

Mr. Sphaker-Your committee on Pardons, to whom was submitted the application of Alonzo Robbins, a convict now confined in the state penitentiary under life sentence from the district court of Lee county for the murder of his wife, beg leave to report that they have had the same under consideration and have instructed me to report the same back with the recommendation that his application for executive clemency be at this time denied.

## B. F. Cummings, <br> Chairman.

## Also:

Mr. Speaker-Your committee on Pardons, to whom was submitted applications for pardon by the following convicts now confined in the state penitentiary for life, namely, Alexandria D. Storms, from Louisa county; Mrs. Betsy Smith, from Polk county; Frank and Nathan Rainsbarger, from Marshall county and J. D- Carter of Winnesheik county, beg leave to report that in each one of these cases the application has been withdrawn, and no further action is called for.
B. F. Cummings,

Chairman.

## INTRODUCTION OF BILLS.

By Chassell of Plymouth, House file No. 413, a bill for an act to provide for the sale and use of certain mileage books or tickets for transportation on railways.

Read first and second times.
Mr. Chassell moved that the bill be ordered engrossed.
Motion prevailed.
A Bill for an act to provide for the sale and use of certain mileage books or tickets for transportation on railways.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. Every railroad corporation operating a railroad or railroads in lowa and transporting passengers for hire shall sell to ell applicants therefor, at twenty ( $\$ 20.00$ ) dollars each, family mileage books containing coupons good for one thousand ( 1,000 ) miles of passenger traysportation on all trains that carry passengers in lowa on the lines of the railroad corporation selling said mileage books. Passengers using the family mileage books shall be entitled to the same rights and privileges on all trains as those accorded to holders of regular first-class tickets. The mileage books sold under the provisions of this act shall be kept on sale at all the regular railway passenger ticket offices in cities of two thousand ( 2,000 ) population and over. At all railway passenger ticket offices located in towns of less than two thousand $(2,000)$ population, said mileage books shall be delivered to applicants within forty-eight (48) hours after the price of twenty ( $\$ 20.00$ ) dollars each is deposited with the passenger ticket agent in payment therefor.

Section 2. Family one thousand mile mileage books sold under the provisions of this act shall be good for transportation of person and customary baggage for the use of five persons or less who are members of the same family and who may travel separately or collectively, and mileage coupons shall be detached by each railroad conductor or collector for each person transported. The word family for the purpose of this act shall mean one person or a man and wife, or a man, wife and children, or a man and children, or a woman and children. Said family oue thousand mile mileage books shall not be transferable and may be used only for the person whose signature appear on the cover. The signatures of the persons entitled to use each of the said family mileage may be required to appear thereon and railway companies may use other reasonable means of indentification of persons claiming the right to use said family mileage books. Each of said famuly mileage books shall be valid for one year from date . of its sale by the railroad company.

Section 3. The general conditions of the contract between the selling railroad company and the purchaser and the form of the family mileage books shall in conformity with this act be subjoct to the approval of the board of railroad commissioners.

By Cheney of Clay (by request), House file No. 414, a bill for an act to amend section thirty-three hundred five (3305) of the code, relating to limitation of time for granting letters of administration on estates of decedents.

Read first and second time and passed on file.
A Bill for an act to amend section thirty-three hundred five (3305) of the code relating to limitation of time for granting letters of administration on estates of decedents.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section thirty-three hundred five (3305) of the code be, and the same is hereby, amended by adding at the end of said section the following:
"The foregoing limitation shall not apply when decedent was a soldier in the Civil War, and has received under the general homestead act of the United States Congress less than one hundred sixty (160) acres of land, and was entitled by the subsequent laws of the United States to additional lands to make up the amount of one hundred sixty (160) acres, in which case letters of administration may at any time be granted to enable the administration to locate such additional lands for the benefit of the widow and heirs of such decedent."

By Special committee House file No. 415 , a bill for an ac tto amend sections three hundred fifty-five (355) and three hundred fifty-nine (359) of the code, relating to security by bonds and guarantee companies as sureties.

Read first and second time and passed on file.
A Bill for an act to amend sections number three hundred fifty-five (355) and three hundred fifty-nine (359) of the code, relating to security by bonds and guarantee companies as sureties.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That the law as it now appears in section number three hundred fifty-five (355) of the codel be amended by adding thereto the following, to wit: The cost of obtaining suretyship on bonds of fiduciaries in probate, receivership, insolvency and partition proceedings shall, subject to the supervision of the court as to its reasonableness, be a proper allowance to the fiduciary, to be paid as other costs.

Section 2. That the law as it now appears in section number three hundred fifty-nine (359) of the code, be amended by adding thereto the following, to wit: And when any judgment is rendered against any company engaged in the business of becoming surety upon bunds in the district court the clerk shall al once make a notation on the page of such record, by reference to the judgment docket, with page and date where judgment was entered.

And when such judgment becomes final and remains unpaid for more than thirty days, the clerk shall notify the Auditor of State of such fact. And such clerk shall refuse to accept any bond upon which said company is offered as surety, so long as any final judgment against said company remains unpaid for more than thirty days.

By Lowrey of Calhoun House file No. 416, a bill for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Calhoun county, Iowa.

Read first and second time and passed on file.
A Bilc for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Calhoun county, Iowa.

Wherfas, doubts have arisen as to the legality of ordinances and resolutions passed by the town council of Manson, therefore

Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That the official acts done, and the ordinances and resolutions passed by the town council of Manson, Calhoun county, Iowa, are hereby legalized and the same are hereby declared to be validand binding the same as though the law had in all respects been strictly complied with by the said council of the said town.

Section 2. Nothing in this act shall in any manner affect any pending litigation.

Section 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital newspapers published in Des Moines. Iowa.

## SENATE MESSAGES CONSIDERED.

Senate file No. 336, a bill for an act to amend section 1322 of the code, relating to the taxation of national, state and savings banks and the shares of stock therein.

Read first and second time and referred to committee on Ways and Means.

Senate file No. 139, a bill for an act to appropriate $\$ 2,500$ to pay M. H. Byers for his services in prosecuting and collecting the claims of the State of Iowa, etc.
Read first and second time and passed on file,
Senate file No. 7, a bill for an act relating to the jurisdiction of justices of the peace.

Read first and second time and passed on file.

Senate file No. 182, a bill for an act providing for the placing by adoption and contract and for the care and protection of children of the Iowa Soldiers' Orphans' Home and to repeal section twenty-six hundred ninety (2690) of the code and other acts and parts of acts in conflict.

Read first and second time and referred to committee on Judiciary.

Senate file No. 183, a bill for an act to repeal section twentyseven hundred four (2704) of the supplement to the code and to enact a substitute therefor relating to the placing under contract of boys and girls committed to the Industrial School.

Read first and second time and referred to committee on Judiciary.

## THIRD READINi: OF BILLS.

On motion of Greene of Madison House file No. 222, a bill for an act to reorganize the Congressional Districts of the State, with report of committee recommending passage, was taken up and considered.

Teter of Marion moved to amend by striking out the word "Marion" from the tenth line of the printed bill; also the word "Story" from the eleventh line thereof; also the word "Guthrie" from the fourteenth line thereof, and by inserting the words "Marion" and "Guthrie" in the eleventh line of the printed bill; also by inserting the word "Story" in the ninth line thereof; also by striking the word "Poweshiek" from the ninth line of the printed bill and by inserting the same in the tenth line thereof. J

Amendment lost.
Greene of Madison moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the till was read a third time.

On the question, Shall the bill pass?
The yeas were:
Calderwood, Carstensen, Chassell, Christianson, Cummings, Dashiell, Dow, English, Greene, Hume, Jacobson, Kendall, Lister, McDole, Maben, Mattes, Morris, Nichols, Olson, Powers, Robinson, Stoltenberg, Teachout-23.

## The nays were:

Bailey, Buckingham, Carden, Cassel, Cheney, Clark, Clary,

Cobb, Coburn, Colclo, Darrah, Davie, De Mar, Doran, Epperson, Frudden, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McCulloch, McElrath, Martin, Meredith, Mott, Ritter, Sankey, Skinner, Spaulding, Springer, Summers, Tèmple, Teter, Washburn, Whiting, Willson, Wise, Wright, Wyland-50.

Absent or not voting:
Bealer, Bixby, Boland, Conn, Crose, Flenniken, Freeman, Geneva, Greeley, Gregory, Hanna, Jepson, Jones, Kennedy, Kling, McClurkin, McNie, Offill, Peet, Pritchard, Saylor, Shaffer, Stanbery, Weeks, Welden, Whitmer, Mr. Speaker-27.

So the bill was lost.
On motion of Buckingham of Buena Vista House file No. 40I, a bill for an act to amend the law as it appears in section fifteen hundred thirty ( 1530 ), of the supplement to the code relative to the levy of taxes for roads and highways, with report of committee recommending passage was taken up and considered.

Mr. Buckingham moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Clark, Clary, Coburn, Colclo, Crose, Cummings, Darrah, Davie, De Mar, Doran, Dow, Epperson, Frudden, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Leech, Lister, Lowrey, Lundt, McAllister, McCulloch, McElrath, Maben, Martin, Morris, Olson, Ritter, Robinson, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Washburn, Whiting, Wise, Wright, Wyland- 54.

The nays were:
Christianson, Laird, McCreary, McNie, Meredith, Nichols' Powers, Sankey, Teter-9.

Absent or not voting:
Bailey, Bealer, Bixby, Boland, Chassell, Cobb, Conn, Dashiell, English, Flenniken, Freeman, Geneva, Greeley, Greene, Gregory, Hanna, Jepson, Kendall, Kennedy, Koontz,

Langan, McClurkin, McDole, Mattes, Mott, Offill, Peet, Pritchard, Saylor, Springer, Stanbery, Van Eaton, Weeks, Welden, Whitmer, Wilson, Mr. Speaker-37.

So the bill passed and the title was agreed to.
Jones of Montgomery asked unanimous consent to withdraw House file No: 343, from the Judiciary committee and from further consideration by the House.
uranted.
Cummings of Marshall, asked unanimous consent to withdraw House file No. 266 from the Judiciary committee and from further consideration by the House.

Granted.
Wise of Black Hawk, asked unanimous consent to withdraw House file No. 327 from the Judiciary committee and from further consideration by the House.

Granted.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed:
Mr. Speaker-I move to reconsider the vote by which Senate file No. 198 was indefinitely postponed.

I second the motion:
M. F. McNif.
W. A. Davie.

On motion of Coburn of Cherokee House file No. 41 I, a bill for aa act extending all existing franchises of telephone, telegraph and district telegraph companies so they will expire at the same time, was taken up and considered.

Mr. Coburn moved that House file No. 4II be made a special order for next Tuesday at io o'clock.

Motion prevailed.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the Senate was asked:

House file No. 203, a bill for an act to amend section four-hundred ninety-eight (498), relative to making a record of fees charged by county auditor.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 338, a bill for an act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable or educational, or in any place of confinement maintained and supported by public funds.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Sezate has passed the follo wing bill in which the concurrence of the Senate was asked:

House file No. 306, a bill for an act to amend section forty-one hundred fourteen (4114) of the code relating to notice of appeal.

Geo. A. Newman<br>Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the Senate was asked:

House joint resolution No. 1, proposing an amendment to the constitution of the State of lowa, additional to section eighteen (18) of article one (1).

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 129, a bill for an aet providing for the care and permanent preservation of the public archives, and making an appropriation therefor.

Geo. A. Newman,
Secretary.
Also:
Mr. : peaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrenceof the Senate was asked:

House file No. 167. a bill for an act relating to fish and game and making appropriations for the Fish and Game Commission.

Gro. A. Newman,
Secretay.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Sebate file No. 220, a bill for an act extending the jurisdiction of superior courts in cities which are not county seats. etc.

Gro. A. Newman.
Secretary.

## Also:

Mr. Speakee-I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill:

Senate file No. 152, a bill for an act to provide for the publication of municipal accounts and to establish a uniform system of accountr, reports and audit in cities and towns, amending the law as it appears in section seven hundred forty-one-a (741-a), seven hundred forty-one-b (741-b), seven hundred forty-one-c ( $741-\mathrm{c}$ ) of the supplement to the code.

> Geo. A. Newman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 334, a bill for an act to require operators of creameries to pasteurize skimmed milk before delivering the same to any person and providing a penalty for the violation thereof.

Gro. A. Newman,<br>Secretary.

## Also:

Mr. Speakrr-I am directed to 【inform your honorable body that the Sienate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 315, a bill for an act to provide that life insurance companies may transact health, accident and employers liability insurance.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

Concurrent resolution asking federal control on the subject of polygamy.

> Gho. A. Nrwman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in part and refuses to concur in part to House amendments to Senate file No. 12 in which the concurrence of the Senate was asked:

Senate file No. 12, a bill for an act making it unlawful for any steam railway or interurban reilway dning business within the state, or any officer agent or representative thereof, to issue, give or offer to any city, county, district or state officer, including judges and members of the General Assemoly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employe therecf, or any candidate for a city, county, district or state office, or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public, and prohibiting any city, county, district or state officer, any delegate to a county, district or state political convention, and any candidate for a city, county, district or state office, and any member of any political committee or any employe thereof, and any juror in state or federal courts, to request or use any such free pass. ticket or privilege, sold or conferred at a less rate then the rate charged the public, over any steam railroad or any interurban railroad, and providing a penalty therefor.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 215, a bill for an act to provide for the renewal or extension of the corporate period of state and savings banks.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-1 am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:
substitute for House file No. 86, a bill for an act to require and regulate the registration of births and deaths in the State of Iowa and to repeal section twenty-five hundred sixty-six (2566) and twenty-five hundred sixty-seven (2567) of the code and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly.

Geo. A. Newman,
Secretary.

## Also:

Mr. Sphakir-I am directed to inform your honorable body that the Senate has substited and passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 103, a bill for an act to amend section sixteen hundred twelve (1612) of the code, and providing for service of notice or process on certain corporations by adding to said section the following:

Geo. A. Newman,
Secretary.
On motion of Calderwood of Scott House file No. 408, a bill for an act to amend section five thousand seventy-one (5071) of the code in reference to the wearing of the insignia of secret societies by unauthorized persons, was taken up and considered.

Mr. Calderwood moved to amend House file No. 408, as printed in the Journal of March 29, by striking from lines seven and eight of section one the following words: "or the orders of the Patrons of Husbandry or the Benevolent and Protective Order of Elks of the United States of America."

Amendment adopted
Mr. Calderwood moved that the rule be suspended; that the bill be considered engrossed and read a th rd time row whic motion prevailed, and the bill was read a thira : me.

On the question, Shall the bill pass?

## The yeas were:

Bealer, Calderwood, Chassell, Christianson, Cummings, English, Epperson, Greeley, Greene, Hume, Jones, Kling, Leech, McAllister, McCreary, Martin, Mattes, Meredith, Mott, Ritter, Sankey, Shaffer, Teachout, Whiting-24.

## The nays were:

Bailey, Carstensen, Cassel, Cheney, Clary, Cobb, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Hakes, Hambleton, Hart, Heles, Hollembeak, Jacobson, Kendall, Laird, Langan, Lister, Lundt, McCulloch, McNie, Morris, Nichols, Olson, Powers, Robinson, Spaulding, Springer, Summers, Temple, Teter, Washburn, Wright-39.

Absent or not voting:
Bixby, Boland, Buckingham, Carden, Clark, Coburn, Conn, Flenṇiken, Freeman, Frudden, Geneva, Gregory, Hanna, Head, Jepson, Kennedy, Koontz, Lowrey, McClurkin, McDole, McElrath, Maben, Offill, Peet, Pritchard, Saylor, Skinner, Stanbery, Stoltenberg, Van Eaton, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-37.

So the bill was lost.

Kendall of Monroe asked unanimous consent to have Senate files Nos. 182 and 183 withdrawn from committee on Judiciary and referred to committee on Appropriations.

Granted and so referred.
McNie of Benton called up motion to reconsider vote by which Senate file No. 198 was indefinitely postponed.

Motion prevailed.
Senate file No. 198 referred to committee on Claims.
On motion of Hambleton of Mahaska, Senate file No. igi, a bill for an act to amend section fifteen hundred thirty-eight ( 1538 ) of the code relating to compensation of trustees and township clerks, was taken up and considered.

Mr. Hambleton moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Calderwood, Carden, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Greeley, Greene, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lister, Lowrey, Lundt McAllister, McCreary, McCulloch, Maben, Martin, Mattes, Morris, Mott, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Washburn, Whiting, Willson, Wise, Wright-59.

The nays were:
Clary, Meredith, Nichols-3.

## Absent or not voting:

Bealer, Bixby, Boland, Buckingham, Carstensen, Cassel, Conn, Dashiell, Flenniken, Freeman, Frudden, Geneva, Gregory, Hanna, Jepson, Kendall, Kennedy, Koontz, Langan, McClurkin, McDole, McElrath, McNie, Nichols, Offill, Peet, Pritchard Saylor, Springer, Stanbery, Summers, Temple, Teter, Van Eaton, Weeks, Welden, Whitmer, Wyland, Mr. Speaker-38.

So the bill passed and the title was agreed to.

On motion of Teachout of Polk, Senate file No. I34, a bill for an act to amend the law as it appears in section seven hundred forty-five (745) of the supplement to the code relating to purchase of water works by cities and conferring additional powers and reference thereto, with report of committee recommending passage as amended by substitute, was taken up and considered.

Cummings of Marshall moved to amend line three (3) of section one ( 1 ) of the substitute amendment as it appears in the Journal, by striking therefrom the words "or organized as such since January I, I88ı."

Amendment adopted.
Substitute amendment adopted.
Teachout of Polk moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Buckingham, Carden, Carstensen, Cassel, Cheney, Christianson, Coburn, Colclo, Crose, Cummings, Darrah, DeMar, Doran, Dow, Epperson, Greeley, Greene. Hambleton, Hart, Head, Hollembeak, Hume, Jacobson, Kendall, Kling, Leech, Lister, Lundt, McAllister, McCulloch, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Washburn, Whiting, Wise, Wright-54.

The nays were:
McCreary-I.
Absent or not voting:
Bixby, Boland, Calderwood, Chassel, Clark, Clary, Cobb, Conn, Dashiell, Davie, English, Flenniken, Freeman, Frudden, Geneva Gregory, Hakes, Hanna, Heles, Jepson, Jones, Kennedy, Koontz, Laird, Langan, Lowrey, McClurkin, McDole, McNie, Nichols, Offill, Peet, Pritchard, Saylor, Springer, Stanbery, Stoltenberg Teter, Van Eaton, Weeks, Welden Whitmer, Willson, Wyland, Mr. Speaker-45.

So the bill passed and the title was agreed to.

## REPORTS OF COMMITTEE.

Flenniken of Clayton, from the committee on Elections, submitted the following report:

Mr. Sphaker-Your committee on Electious to whom was referred House file No. 85, a bill for an act to repeal section forty-nine hundred seventeen (4917) of the code, and to amend chapter VIII (8) of titel twentyfour (XXIV) of the code, relative to offenses against the rights of suffrage, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor, and when so amended the bill do pass.

## J. C. Flenniken, <br> Chairman.

## SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 85.

A Bill for an act to repeal section forty-nine hundred seventeen (4917), of the code, and to amend chapter eight (8) of title twenty-four (24) of the code, relative to offenses against the rights of suffrage.

Be it enacted by the General Assembly of the State of Iowa:
Section 1. That section forty-nine hundred seventeen (4917) of the code be, and the same is hereby repealed.

And that chapter eight (8) of title twenty-four (24) of the code be, and the same is hereby amended by the enactment of the following additional sections thereto:

Section 2. Every candidate for any office to be voted for at any caucus, primary or election, authorized by law, by any electors within this State shall, within ten days after such caucus, primary or election, file with the auditor of the county of the residence of said candidate, a verified statement of the account of his campaign expenses, including all expenditures by, for, or on behalf of said candidate, up to and including the day of said caucus, primary or election, which statement of account shall include the assessment by any person, committee or organization in charge of the campaign of said candidate.

Section 3. The chairman and secretary of any political party, caucus, convention or primary election, nomination or electing delegates or candidates to represent that party at any state, county, township or municipal election, or any committeeman or other officer of any political organization of any political party, nominating or electing delegates to any nominating convention, or candidates for any state, county, township or municipal office, who shall receive or accept from any person, firm or corporation, candidate or official, any moneys, funds, accounts, or other things of value, for campaign or election purposes, shall, within ten days after each general, or special, state, county or municipal election caucus, convention or primary election, file with the county auditor of the county of his residence a verified statement of all such moneys, funds, accounts or other things of value received, and from what source, and all amounts expended and how applied, and the amounts or balance on hand,

Section 4. Nothing in this chapter shall ba so construed as to prohibit any candidate for represent itive or senator in the Congress of the United States, or for any public office created by the Congress of the United States, or for any public office created by the Constitution or laws of this State from the payment of his legitimate assessment by the person, committee or organization in charge of his campaign: Provided, that such assessment is for the purpose of defraying the expenses of holding and conducting public meetings for the discussion of public questions or for the conyeyance of voters to and from polling places on the day of the caucus, primary or election, and then not in the aggregate in excess of the sum to be determined upon the following basis, namely; tor five thousand $(5,000)$ voters or less, one hundred dollars ( $\$ 100.00$ ); for each one hundred ( 100 ) voters over five thousand $(5,000)$ and under twe aty-five thousand $(25,000)$. one dollar and fifty cents ( $\$ 1.50$ ); for each one hundred (100) voters over twenty-five thousand $(25,000)$ and under fifty thousand $(50,000)$, one dollar ( $\$ 1$ ); and nothing additional for voters over fifty thou-and $(50,000)$.

## Adopted.

## Substitute amendment adopted.

## Also:

Mr. Speakrr-Your committee on Elections, to whom was referred House file No. 822 , a bill for an act providing for the form of ballot to be used at municipal elections and for the manner of nomination by petition for place on such ballot and providing penalties for violation of its provisions and repealing acts inconsistent with its provisions, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the following substitute therefor, and when so amended the bill do pass.

> I. C. Flenniken, Chairman.

SUBSTITUTE AMENDMENT FOR HOUSE FILE NO. 182.
A bill for an act providing for the form of ballot to be used in municipal elections of incorporated towns and cities having a population not to exceed six thousand and the manner of making nominations by convention or petition.

## Be it Enacted by the General Assembly of the Slate of Lowa:

Section 1. The town council of any incorporated town or city with a population of not more than than six thousand (6000) at their regular meeting in January, may, when a written petition has been presented to them signed by at least ten (10) per cent of the voters who voted at the last preceding municipal election, elect to adopt the provisions set forth in this measure regulating the form of ballot to be used at municipal elections and the manner of nomination by caucus or petition.

The action of said council shall be recorded and shall remain valid until said council is petitioned to rescind their action by at least ten (10) per cent of the voters who voted at the last preceding municipal election, which pe69
tition shall be filed with the town council on or before thair regular meeting in January. At such meeting the town council shall elect whether their previous action be rescinded.

Section 2. That in all elections held in incorporated towns and cities, having previously adopted the provisions of section one (1) of this act, for the election of municipal officers the names or parties or classes shall be omitted from the ballot, and the names of persons to be voted for shall be placed in alphabetical order following the names of the office for which they are candidates, and nothing shall in any way be used to indicate to what political party or municipal class they belong.

Section 3. The name of each candidate shall be preceded by a square and the elector shall indicate his choice for each office by placing a cross $(\mathrm{X})$ in the square preceding the name of the person for whom he wishes to vote, and if more squares are marked for any office then the elector is entitled to vote for, his ballot as to such office shall not be counted.

Section 4. Nominations shall be made by petition directed to such clerk and filed with him as is provided in the General Election laws.

Section 5. The clerk shall have prepared ballots and supplies for such municipal election as is provided by the General Election laws, except the ballot as printed shall be substantially of the following form:

## SAMPLE BALLOT. <br> FOR MAYOR.

John Adams.
Andrew Jackson.

Abraham Lincoln.
FOR CLERK.
(Vote for one)
Thomas Jones.

John Smith.
FOR TREASURER.
(Vote for one.)
J. R. Doran.

William Hart.

> FOR ATTORNEY.
(Vote for one.)
John Dull.

Charles Wise.

Mahlon Head.
Other officers in like form.
Section 6. All, the provisions governing general elections and not in conflict with this act shall apply to all elections held under it.

Adopted.
Substitute amendment adopted.
Colclo of Carroll moved to make the consideration of Senate message with reference to Senate file No. 12 a special order for Monday afternoon at 2 o'clock.

Motion prevailed,
On motion of Clary of Chickasaw the House adjourned until 2 o'clock this after noon.

AFTERNOON SESSION.
House convened pursuant to ad!ournment.
Speaker Clarke in the chair.
On motion of Maben of Hancock, House file No. 357 a bill for an act to apportion the state into representatives districts and declare the ratio of representation, with report of committee recommending passage, was taken up, considered and the report of the committee adopted.

Mr. Maben moved that tne rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Carden, Carstensen, Chassel, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Dashiell, Doran, Dow, English, Epperson, Flenniken, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, Mc Elrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols,

Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Temple, Teter, Van Eaton, Whiting, Willson, Wright, Mr. Speak-er-62.

The nays were:

## None.

Absent or not voting:
Bealer, Boland, Calderwood, Cassel, Clark, Coburn, Conn, Darrah, Davie, DeMar, Freeman, Frudden, Geneva, Hanna, Hume, Jepson, Koontz, Laird, McClurkin, McCulloch, McDole, McNie, Offill, Peet, Pritchard, Saylor, Skinner, Springer, Stanbery. Stoltenberg, Summers, Teachout, Washburn, Weeks, Welden, Whitmer, Wise, Wyland-38.

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee, Senate file No. 279, a bill tor an act additional to and amendatory of chapter one ( r ) of title eleven (XI) of the code and the law as it appears in chapter one (I) title eleven (XI) of the supplement to the code and chapter seventy-seven (77) of the acts of the Thirtieth General Assembly, relative to the state military force and Iowa National Guard, with report of committee recommending passage, was taken up and considered.

Mr Hart moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill past?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Chuney, Christianson, Clary, Colclo, Crose, Cummings, Darrah, Dashiell,Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McElrath, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Summers, Temple, Teter, Washburn, Whiting, Willson, Wright, Mr. Speaker-69.

The nays were:
None.

Absent or not voting:
Boland, Buckingham, Clark, Cobb, Coburn, Conn, Freeman, Frudden, Geneva, Hanna, Hume, Jepson, McClurkin, McCulloch, McDole, McNie, Mott, Offill, Peet, Pritchard, Saylor, Springer, Stanbery, Stoltenberg, Teachout, Van Eaton, Weeks, Weldon, Whitmer, Wise, Wyland-3r.

So the bill passed and the title was agreed to.

## motion to reconsider.

The following motion to reconsider was filed:
Mr. Speaker-I desire to file motion to reconsider the action of the House by which Senate file No. 191 passed the House and by which it went to its third reading.

$$
W_{M} . \text { Совв. }
$$

I second the motion.

W. A. Davir.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Mr. Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker - Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 11, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, Ex-Governor of Iowa, in the National Statuary Hall in the Capitol Building at Washington, D. C., and appropriating money to pay therefor.

Also:
House file No. 100 , a bill for an act punishing any person who shall ask, request. or solicit another to have carnal knowledge with any female, for a consideration or otherwise.

## Also:

House file No. 175 , a bill for an act to amend section three thousand fortyseven (3047) of the code relating to the assignment of wages.

Also:
House file No. 196, a bill for an act in relation to penalty on unpaid taxes in cities acting under special charters.

Also:
House file No. 280, a bill for an act to amend sections twenty-five hundred seventy-five-c ( $2575-\mathrm{c}$ ), twenty-five bundred seventy-five-d (2575-d), twenty-five hundred $s \in v e n t y \cdot f i v e-e(2575-e)$ and twenty-five hundred seventy-five-f (2575-f), chapter sixteen-a (16-a) of the supplement to the code, relative to bringing into the state, nursery stock.

Also:

House file No. 293, a bill for an act to amend section fiftesn hundred sixty-six-a (1566-a) of the supplement to the code, relating to publication of itemized accounts of township officers.

Also:
House file No. 375, a bill for an act to legalizs the incorporation of the town of Portsmouth, Shelby county, fowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all its acts done by the council of said town.

Also:
House file No. 39, a bill for an act to amend section fifteen hundred thirty (1530) of the supplement to the code, giving boards of supervisors power to levy adđitional mill.

Also:
House file No. 146, a bill for an act appropriating the sum of eight hundred sixty-two and thirty-eight one-hundredths dollars ( $\$ 862.38$ ) to be paid to H. W. Tu pley and Philip Morgan in settlement of all claims against the State of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the state.

Also:
House file No. 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923), and nine hundred twenty-fore (924) of the code relating to the platting of land by the county auditor.

Also:
House file No. 206, a bill for an act to indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane at Mt. Pleasant, Lowa.

Also:
House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the mulct tax.

> H. L. Spaulding, Chairman House Committee.
D. W. Turner, Chairman Senate Committee.
Adopted.
REPORT OF COMMITTEE ON ENROLLED BILLS.
Mr. Spaulding of Howard, from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 1i, a bill for an act providing for placing a statue in bronze of Samuel J. Kirkwood, Ex-Governor of Iowa, in the National Statuary Hall in the Capitol Bualding at Washington, D. C., and appropriating money to pay therefor.

## Also:

House file No. 100 a bill for an act punishing any person who shall ask, request, or solicit another to have carnal knowledge with any female, for a consideration or otherwise.

Also:
House file No. 175, a bill for an act to amend section three thousand forty-seven (3047) of the code, relating to the assignment of wages.

Also:
House file No. 196, a bill for an act in relation to penalty on unpaid taxes in cities aeting under special charters.

Also:
House file No. 280, a bill for an act to amend sections twenty-five hundred seventy-five-c (2575-c), twenty-five hundred seventy-five-d (2575-d), twenty-five hundred seventy-five-e (2575-e) and twenty-five hundred seventy-five-f ( $2575 \cdot f$ ), chaptersixteen-a ( $16 \cdot a$ ) of the supplement to the code, relative to bringing into the state, nursery stock.

## Also:

House file No. 299, a bill for an act to amend section fifteen hundred sixty-six-a ( $1566 \cdot \mathrm{a}$ ) of the supplement to the code, relating to publication of itemized accounts by township officers.

## Also:

House file No. 375, a bill for an act to legalize the incorporation of the town of Portsmouth, Shelby County, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 39, a bill for an act to amend section fifteen hundred thirty (1530) of the supplement to the code, giving boards of supervisors power to levy additional mill.

Also:
House file No. 146, a bill for an act appropriating the sum of eight hundred sixty-two and thirty-eight one-hundredths dollars (\$862.38) to be paid to H. W. Tapley and Phillip Morgan in settlement of all claims against the state of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employe of the state.

## Also:

House fle No. 286, a bill for an act to amend sections nine hundred twenty-two (922), nine hundred twenty-three (923) and nine hundred twentyfour (924) of the code, relating to the platting of land by the county auditor.

## Also:

House file No. 206, a bill for an act to indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane at Mt. Pleasant, Iowa.

## Also:

House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the mulet tax.
h. L. Spaulding,

Chairman.
Adopted.
Hart of Allamakee asked unanimous consent to withdraw House file No. 356 from the committee on Appropriations and from the further consideration of the House.

Granted.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed.
Mr. Spafer-I move to reconsider the vote by which Senate file No. 47 was lost, and also the vote by which it passed to its third reading, N. E. Kendall.

I second the motion.
m. L. Temple.

On motion of Temple of Clarke, House file No. 328, a bill for an act to reveal section one hundred twenty-three (123) of the code and the same is found in the supplement to the code and to enact a substitute therefor, relating to the biennial fiscal term, with Senate amendments was taken up and considered.

Mr. Temple moved to amend by striking from the thirteenth, fourteenth and fifteenth lines of the printed bill these words, "but on June 30, 1906, and at the end or each biennial fiscal period thereafter, the board of control shall cover all unexpended balances into the state treasury."

Amendments adopted.
Mr. Temple moved that the House concur in the Senate amendments,

Kendall of Monroe in the chair.
On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greene, Hambleton, Head,

Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McElrath, Maben, Martin, Mattes, Meredith; Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, VanEaton, Washburn, Whiting, Willson, Wright-67,

The nays were:
None.
Absent or not voting.
-Boland, Cassel, Chassel, Clark, Coburn, Conn, Dıw, Freeman, Greeley, Gregory, Hakes, Hanna, Hart, Jepsen, Kennedy, McClurkin, McCulloch, McDole, McNie, Offill, Peet, Pritchard, Saylor, Stanbery, Stolterberg, Summers, Teachout, Week', Welden, Whitmer, Wise, Wyland, Mr. Speaker-33.

So the House concurred.
Mr. Temple moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, VanEaton, Washburn, Whiting, Willson, Wright-69.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Chassell, Clark, Coburn, Conn, Dow, Freeman, Greeley, Hakes, Hambleton, Jepson, Kennedy, McClurkin, McCulloch, McDole, McNie, Offill, Peet, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-3I.

So the bill passed and the title was agreed to. INTRODUCTION OF BILLS.
By Cummings of Marshall, House file No. 417, a bill for an act to amend section thirty-six (36) of the code, relative to the publication of acts of the legislature.

Read first and second time and passed on file.
A bill for an act to amend section thirty-six (36) of the code relative to the publication of acts of the legislature.
Be it Enacted by the General Assembly of the State of Iowa;
Section 1. That section thirty-six (36) of the code be amended by inserting after the word "act" in the fourth line thereof the words and characters as follows: "or if the papers so designated, for any reason neglect or refuse to publish such act."

Section 2. This act being deemed of immediate importance shall be in force from and after its publication in such papers as may be designated by the Secretary of State.

On request of Temple of Clarke, unanimous consent having been given, House file No. 330, a bill for an act to repeal sections one thousand fifty-seven (1057), one thousand sixty-four (1064), one thousand sixty-five ( 1065 ), one thousand sixty-six (1066), one thousand sixty eight (Io68), one thousand seventy ( 1070 ), one thousand seventy-one (1071), one thousand seventy-four (1074), and to enact substitutes therefor, relating to the election of officers and the terms of office, with Senate amendments, was taken up and the amendments read and considered.

Mr. Temple moved that the House concur in Senate amend ments, relating to the renumbering of the sections.

On the question, Shall the House concur?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, Maben, Martin, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, VanEaton, Washburn, Whıting, Wilson, Wright-66.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Buckingham, Clark, Coburn, Conn, Dow, Freeman, Greeley, Hanna, Hart, Jepson, Kennedy, Lowrey, McClurkin, McCulloch, McDole, McElrath, McNie, Mattes, Offill, Peet, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-34.

So the House concurred.
Mr. Temple moved that the House refuse to concur in the Senate amendment providing for striking out all of said fourth ection alter the word "years" in the fourth line thereof.
On the question, Shall the house refuse to concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Calden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, English, Æ.pperson, Flenniken, Frudden, Geneva, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Ritter, Robinson, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, Van Eaton, Washburn, Willson, Wright-62.

The nays were:
None.
Absen or not voting:
Boland, Buckingham, Clark, Cobb, Coburn, Conn, Cummings, Dow, Freeman, Greeley, Greene, Gregory, Hanna, Hart, Jepson, Kennedy, Lowrey, McClurkin, McCulloch, McDole, McNie, Nichols, Offill, Peet, Pritchard, Sankey, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Weeks, Welden, Whiting, Whitmer, Wise, Wyland, Mr. Speaker-38.

So the House refused to concur.
On request of Carstensen of Clinton leave of absence was granted Stoltenberg of Scott until Monday.

On request of Langan of Clinton unanmimous consent having been given, House file No. 103, a bill for an act relating to the manner of serving notice or process on corporations organized under the laws of Iowa, but having no resident officer on whom service may be had with Senate amendments, was taken up and the amendments read and considered.

Mr. Langan moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Baily, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister McCreary, Maben, Martin, Mettes, Meredith, Morris, Motto Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stanbery, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wright-67.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Chassell, Clark, Coburn, Conn, Dow, Flennken, Freeman, Hanna, Hart, Jepson, Lowrey, McClurkin, McCulloch, McDole, McElrath, McNie, Offill, Peet, Pritchard, Saylor, Springer, Stolenberg, Summers,', Teachout,', Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-33.

So the house concurred.
On request of Leech of Cedar unanimous consent having been given, House file No. 86, a bill for an act to require and regulate the registration of births and deaths in Iowa, and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly, with senate amendments, was taken up and the amendment read and considered.

Mr. Leach moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

The yeas were,
Bailey, Bixby, Calderwood, Carden, Cartensen, Cassel, Cheney, Christianson, Clary, Cobb, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Van Eaton, Washburn, Whiting, Wright-6i.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Buckingham, Chassell, Clark, Coburn, Colclo, Conn, Cummings, Freeman, Greene, Hanna, Hart, Jepson, Kennedy, Lowrey, McClurkin, McCulloch, McDole, McElrath, McNie, Martin, Offil, Peet, Powers, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Teter, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-39.

So the House concurred.

## REPORTS OF COMMITTEE.

Bealer of Linn, from the committee on Compensation of Public Officers, submitted the following report:

Mr. Speaker-Your committee on Compensation of Pablic Officers to whom was referred House file No. 397, a bill for an act to amend section fourteen hundred seven (1407) of the code, relative to the collection of delinquent taxes, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> E. J. C. Bealer, Chairman.

Adopted and the bill was indefinitely postponed.
Also:
Mr. Speakrr-Your committee on Compensation of Public Officers to whom was referred House file No. 398, a bill for an act to amend section four hundred ninety-one (491) of the code in relation to compensation of county treasurer, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely.postponed.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Speakrr-Your committee on Compensation of Public Officers, to whom was referred House file No. 193, a bill for an act to amend section four hundred sixty-nine (469) of the code of lowa, relative to the compenaation of members of the board of supervisors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following substitute be adopted and when so adopted the bill do pass.

E. J. C. Bealer, Chairman.

Adopted.
SUBSTITUTE FOR HOUSE FILE NO. 193.
A Bill for an act to repeal section four kundred sixty-nine (469) of the code, relative to the compensation of the members of the board of supervisors, and to enact a subsitute therefor.
Be it Enacted by the General Assembly of the State of Iowa.
Section 1. That section four hundred sixty-nine (469) of the code be and the same is hereby repealed, and the following enacted in lieu thereof.

Section 2. The members of the board of supervisors shall receive four dollars ( $\$ 4.00$ ) per day for each day actually in session or employed on committee service, and five cents ( 5 cents) per mile for every mile traveled in going to and from the regular, special and adjourned sessions thereof, and in going to and from the place of performing committee service; but in counties having a population of twenty thousand $(20,000)$ or less, they shal not receive compensation for session service of more than sixty days in a year; in counties having a population of more than twenty thousand ( 20,000 ) and less than forty thousand ( $40,0(0)$ not more than seventy-five days of such service in a year; and in counties having a population of forty thousand $(40,000)$ and over, not more than one hundred days in a year.

Section 3. This act being deemed of immediate importance shall take effect and be in force from and after the date of its publication in the Register and Leader and Des Moines Daily Capital, newspapers published in the city of Des Moines, Iowa.

F. M. Laird, Theo. Cartensen, A. E. McDole, Committee.

Report adopted.
On request of English of Polk, unanimous consent having been given, House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives and making an appropriation therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. English moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassell, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Gregory, Hambleton, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McElrath, Maben, Martin, Mere dith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Van Eaton, Washburn, Whiting, Wright-65.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Clark, Coburn, Conn, Dow, Freemanz. Greeley, Greene, Hakes, Hanna, Head, Jepson, Lowrey, Mc Clurkin, McCulloch, McDole, McNie, Mattes, Offill, Peet, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Teter, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-35.

So the House concurred.
On request of Temple of Clarke, unanimous consent having been given, House file No. 331, a bill for an act to amend section one hundred forty-six (146) of the code relating to the term of office of the Custodian of Public Buildings, with Senate amendments, was taken up and the amendments read and considered.

Mr. Temple moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley,

Gregory, Hakes, Hambleton, Hart, Heles, Hollembeak, Hume, facobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundi, McAllister, McCreary, McNie, Maben, Martin, Meredith, Morris, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wright-68.

The nays were:
None.
Absent or not voting:
Boland, Calderwood, Clark, Conn, Dow, Freeman, Greene, Hanna, Head, Jepson, Kennedy, Lowrey, McClurkin, McCilłoch, McDole, McElrath, Mattes, Mott, Offill, Peet, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout. Weeks, Welden, Whitmer, Wise, Wyland, Mr. Speaker-32.
*So the house concurred.
On request of Ritter of Des Moines, unanimous consent having been given, House file No. 338, a bill for an act to secure in matters of religious instruction a free exercise of religious preference to all inmates to state, county and city institutions maintained for the detention of persons held to committal or confinement in any penal, correctional, charitable, or educational institution or other place of confinement maintained and supported by public funds, with Senate amendments, was taken up and the amendments read and considered.

Mr. Ritter moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kennedy, Kling, Koontz, Langan, Leech, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Martin, Meredith, Morris, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wright-66.

The nays were:
Christianson-I.
Absent or not voting:
Boland, Chassell, Clark, Colclo, Conn, Dow, Freeman, Greene, Hanna, Head, Jepson, Laird, Lister, Lowrey, McClurkin, McCulloch, McDole, Mattes, Mott, Offill, Peer, Pritchard, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Weeks Welden, Whitmer, Wise, Wyland, Mr. Speaker-33.

So the House concurred.

```
MOTION TO RECONSIDER.
```

The following motion to reconsider was filed:
Mr. Speaker-I move to reconsider the vote by which Senate file No. 224 was indefinitely postponed.
R. M. Wright.

I second the motion.
F. M. Epprison.

On motion of Shaffer of Fayette House file No. 412, a bill for an act to protect public health and health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes, was taken up and con sidered.

Speaker Clare in the chair.
Buckingham of Buena Vista, moved to amend by striking out the publication clause.

Amendment lost.
Shaffer of Fayette moved to amend section one (i) of the bill by inserting after the word "registered" the words "or cattle eligible to registry."

Amendment adopted.
Mr. Shaffer moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cas. sel, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose,

Darrah, Dashiell, Davie, DeMar Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hambleton, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McCreary, - McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Olson, Powers, Ritter, Robinson, Shaffer, Skinner, Spaulding, Springer, Temple, Teter, Van Eaton, Washburn, Whiting, Willson, Wright, Mr. Speaker-66.

The nays were:

## None.

## Absent or not voting:

Boland, Buckingham, Clark, Coburn, Conn, Cummings, Freeman, Gregory, Hakes, Hanna, Head, Jepson, Kendall, Kennedy, Lister, Lowrey, McClurkin, McCulloch, McDole, Mott, Offill, Peet, Pritchard, Sankey, Saylor, Stanbery, Stoltenberg, Summers, Teachout, Weeks, Welden, Whitmer, Wise, Wyland-34.

So the bill passed and the title was agreed to.

## SENATE MESSAGES CONSIDERED.

Senate file No. 220, a bill for an act amendatory to chapter six, title three of the code, extending the jurisdiction of superior courts in cities which are not county seats, and which have now, or may hereafter have, a population of twenty-five thousand or more; providing fur changes of venue from superior courts in such cities; providing for trial by jury in superior courts in such cities; providing for the number of jurors in such courts in such cities and the manner of their selection; providing the manner of making certain judgments of courts in such cities liens upon real estate; providing that sales of real estate may be made on process issued out of such courts in such cities; providing for the recording of such sales and the execution of deeds made pursuant to such sales; providing that the filing of petitions in such courts in such cities which affect real estate shall charge third persons with notice of the pendency of the action upon filing a notice of pendency; providing for the salary of the judge of the superior court in such cities; providing for the compensation of the shorthand reporter of such court in such cities; and providing that the act shall apply to cities acting under special charter.

Read first and second time and referred to committee on Judiciary.

Senate file No. 334, a bill for an act to require operators of creameries to pasteurize skimmed milk before delivering the same to any person and providing a penalty for violation thereof.

Read first and second time and passed on file.
Senate file No. 315 , a bill for an act to provide that life insurance companies may transact health, accident and employers liability insurance.

Read first and second time and referred to committee on Insurance.

Senate file No. 215, a bill tor an act to provide for the renewal or extensions of the corporate period of state and savings banks.

Read first and second time and referred to committee on Banks and Banking.

The Speaker announced that he had signed, in the presence of the House, the following bills: Senate files Nos. 13, 239, 249, 126, 268. 276, 30, 100; House files Nos. 299, 280, 100, 1 I, 229, 206, 286, 146, 39, 376, 196, 175.

On motion of Clary of Chickasaw House adjourned until 1:30 o'clock Monday.

## JOURNAL OF THE HOUSE.

Hall of the House of Representatives, $\}$
Des Moines, Iowa, April 2, 1906, $\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by Dean Haggard of Des Moines, Iowa.
The Journal of Saturday, March 3I, was corrected and approved
Temple of Clarke offered the following resolution and moved that the rule be suspended and the resolution adopted:

Wherras, Hon. Joseph W. Folk, Governor of the state of Missouri is visiting in the city of Des Moines, be it

Resolved by the House of Representatives in the 7 hirty-first General Assembly That as a mark of esteem he be invited to appear before the House, and address the members thereof, and that a committee of two be appointed by the Speaker to extend this invitation to the distinguished guest of the city.

Motion prevailed and the Speaker named at such committee Temple of Clark and Colclo of Carroll.

## REPORTS OF COMMITTEE.

Kendall of Monroe, from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred House file No. 160, a bill for an act to amend section eight hundred ten (810) of the code, relating to notice of street improvements and sewers, beg leave to report that they have had the same under consideration a:d have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> N. E. Kendall, Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr. Spqaker-Your committee on Judiciary to whom wal referred House file No. 339, a bill for an act to provide for better accounting by administrators, executors, guardians, trustees, receivers, referees, commissioners, and assignees for the benefit of creditors, and other officers and persons appointed by the court to have the care and control of property or the receipt and disbursement of money, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indeflititely postponed.

N. E. Kbindall,

Chairman,
Adopted and the bill was indefinitely postponed.

## Also:

Mr. Spfaker-Your committee on Judiciary to whom was referred Senate file No. 246, a bill for an act to repeal section twenty-two huadred eighty-seven (2287) of the code and chapter seventy-two (72) of the acts of the Thirtieth General Assembly amending said section and to enact a substitute therefor in regard to the capture and return of patients escaped from hospitals for the insane and the payment of the expenses thereof, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.

## Also:

Mr. Speaker-Your committee on Judiciary to whom was referred Senate file No. 16 a bill for an act to amend the law as it appears in section four hundred forty-one (441) of the supplement to the code, in relation to official newspapers, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

N. E. Kendall,<br>Chairman.

Adopted.
Also:
Me. Spraker-Your committee on Judiciary, to whom was referred Senate file No. 247, a bill for an act to provide for the care and removal to their place of legal settlement of non-resident insane and for the payment of the expenses thereof, and repealing section twenty-seven hundred twenty-seven-a twenty-eight (2727-a-28) of the supplement to the code and all acts and parts of acts in conflict with this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

## N. E. Kindall.

Chairman.

## Adopted.

The following joint resolution was offered, read first and second time, and passed on file.

## HOUSE JOINT RESOLUTION NO. 4.

Joint resolution proposing the appointment of a commission to investigate the liability of the State of flowa for injuries sustained by one, Ernest L. Ireland while an employee of the state at Cedar Falls, Iowa, and to make report of its finding of fact and legal conclusions, together with a transcript of all testimony, exhibits and any matter upon which said findings and conclusions are based; such report and recommendation to be made to the Thirty-second General Assembly not later than the first day of the convening thereof.

## Be it resolved by the General Assembly of the State of Iowa:

Section 1. That the President of the Senate is hereby authorized and requested to appoint one member of the Senate; and the Speaker of the House is also authorized and requested to appoint two members of the House, who, when so appointed, shall constitute a committee for the purpose of carefully investigating the claim of one Ernest L. Ireland, against the state for injury alleged to have been sustained while an employee of the state at Cedar Falls; and said committee shall make to the Thirty-second General Assembly a detailed report of its findings of fact and conclusions of law, supported by all the facts together with a transcript of all testimony taken, the exhibita and any matter upon which said finding and conclusions are based. Said report shall be filed not later than the first day of the session of the Thirtysecond General Assembly.

Section 2. To the end that this investigation may be thorough the committee is hereby directed to subpoena any witness that in its judgment may be deemed advisable, to hear testimony and receive exhibits in evidence; and said committee is also empowered to swear and examine any witnesses called before it for the purpose of such investigation.

Section 3. The members of such committees shall receive, while in the performance of their duties, mileage in the sum of five cents per mile, each way, and actual and necessary expenses incurred: Provided, that the aggregate expenditures of said committee shall not exceed the sum of one hundred, fifty dollars ( $\$ 150.00$ ).

On motion of Wright of Webster, Senate file No. 224 was recalled from the Senate.

On request of Bailey of Ringgold leave of absence was granted Wyland of Shelby until Tuesday.

On request of Hanna of Kossuth unanimous consent having been given, House file No. 167, a bill for an act relating to fish and game and making appropriation for the Fish andGame Commission of the state of Iowa with Senate amendments, was taken up and the amendments read and considered.

Mr. Hanna moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Wise, Wright, Mr. Speaker-69.

The nays were:
None.

## Absent or not voting:

Bealer, Boland, Buckingham, Cassel, Clary, Coburn, Colclo, Darrah, Dashiell, Davie, Flenniken, Greene, Gregory, Kendall, Kennedy, Lister, McClurkin, McCulloch, McDole, McNie, Peet, Saylor, Springer, Stanbery, Summers, Teachout, Temple, Whiting, Whitmer, Willson, Wyland--3I.

So the House concurred.
On request of Cobb of Taylor, unanimous consent having been given Senate concurrent resolution relative to the national reunion of the Army of the Phillipines, was taken up and considered.

Mr. Cobb moved that the House concur in the Senate resolution.

Motion prevailed unanimously.
Time having arrived for the considerarion of Senate file No. 12, a bill for an act making it unlawful for any steam railway or interurban railway doing business within the state, or any officer, agent or representative thereof, to issue, give or offer to any city, county. district or state officer, including judges and members of the General Assembly, or to any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employe thereof,
or any candidate for a city county district or state office or to jurors in state or federal courts, any free pass, ticket or other privilege at rates less than charged the public, and prohibiting any city county, district or state officer, and any delegate to a county district or state political convention, and any candidate for a county, district or state office, and any member of any politcal committee or any employee thereof, and any juror in state or federal courts, to request or use any such free pass, ticket or privilege sold or conferred at a less rate than the rate charged the public over any steam railroad or any interurban railroad and providing a penalty therefor.

Cummings of Marshall moved that the House recede from its amendment.

Temple of Clarke and Colclo of Carroll named as committee for that purpose, escorted Governor Joseph W. Folk of Missouri to the House chamber. Governor Folk was introduced by Speaker Clarke and addressed the House on the theme of "Patriotism in Politics."

The House proceeded with the consideration of Senate file No. 12.

On the question, Shall the House recede from its amendment?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Greeley, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McCreary, McElrath, McNie, Maben, Mattes, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robınson, Sankey, Shaffer, Skinner. Spaulding, Springer, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-69.
'The nays were:
Bealer, Freeman, Frudden, Greene, Gregory Hanna, Hart, Jacobson, Koontz, McAllister, Meredith; Offill, Temple, Willson, Wise-I 5 .

Absent or not voting:

Boland, Cassel, Darrah, Dashiell, Davie, Geneva, McClurkin, McCulloch, McDole, Lister, Martin, Peet, Saylor, Stanbery, Whitmer, Wyland-I6.

So the House receded.
Cummings of Marshall moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson Jepson, Jones, Kendall, Kennedy, Kling, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-73.

The nays were:
Bealer, Freeman, Frudden, Greene, Hanna, Temple, Wise-7.
Absent or not voting:
Boland, Darrah, Dashiell, Davie, Hart, Koontz, Lister, McClurkin, McCreary, McCulloch, McDole, Martin, Peet, Saylor, Springer, Stanberry, Summers, Whitmer, Willson, Wyland-20.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 177. A bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned river channels, of the Mississippi and Missouri rivers and all navigable streams within the state, and all lands within such abandoned river channels, and all islands or bars situated in such navigable waters and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states.

Geo. A. Newman,

## Also:

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

House file No. 336, a bill for an act to authorize the Executive Council to convey to Jones county, lowa, a roadway through the east one-half of the southwest one quarter of section thirty-three (33), township eighty-five (85), north of range four (4), west of the fifth principal meridian.

Geo. A. Nrwman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 282, a bill for an act for the releif of the grantees of John S. Bussey, and for the purpose of having a patent issued in the name of Samuel Kingery, for $a^{*}$ certain tract of land.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 333, a bill for an act appropriating money for the inspec:ion of county and private institutions in which insane persons are kept, and associations, societies and homes, receiving friendless children.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 267, a bill for an act relative to officers of the Iowa Soldiers' Home.

Geo. A. Newman, Secretary.

## Also:

Mr. Spraker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 270, a bill for an act relating to the publication of certificates of compliance of companies transacting the business of insurance other than life.

Geo. A. Newman,
Secretary.
Also:

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

House file No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly relating to primary elections.

Geo. A, Newman.
Secretary,
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No, 187, a bill for an act relative to sewers in cities and incorporated towns.

> Gho. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House file No. 340, a bill for an act to provide for the regulation of $\mathrm{em}^{-}$ balming and disposal of dead bodies, and to prevent the use of poisons in the preservation of dead bodies, and for a system of examination, registration and licensing of embalmers, and to impose penalties for the violation of its provisions.

> Gro. A. Newman,
> Secretary.

## Also:

Mr. Spfaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the foncurrence of the House is asked:

Concurrent resolution relative to reunion of national society of Army of Phillipines and extension of invitation to President of the United States to visit the State of Iowa on said occasion.

> Gho. A. Newman,
> Secretary.

## Also:

Mr. Shpakar-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurronce of the Senate was asked:

House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford county, Iowa.

Geo. A. Newman,
Secretary.

## Also:

Mr. Spanker:-I am directed to inform your honorable body that the Senate herewith desires to recall House file No. 325, a bill for an act to amend section forty-eight hundred twenty-two (48:2) of the code relating to malicious injury to buildings and fixtures.

Gro. A. Newman,
Secretary.
On motion of Maben of Hancock, House file No. 319, a bill for an act to amend section one ( 1 ) of the laws of the Thirtieth General Assembly relating to the work of veterinary surgeon with report of committee recommending passage as amended was taken up and considered.

Mr. Maben moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bixby, Calderwood, Carstensen, Cassel, Chassell, Clark, Crose, Cummings, Doran, Dow, English, Epperson, Flenniken, Frudden, Greene, Gregory, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kennedy, Kling, Laird, Langan, Leech, Lowrey, Lundt, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting-5I.

The nays were:
Buckingham, Carden, Cheney, Christianson, Clary, Coburn, DeMar, Freeman, Geneva, Greeley, Hakes, Hambleton, Heles, McAllister, McCreary, Powers, Sankey, Skinner, Temple, Teter, Wright, Mr. Speaker-22.

Absent or not voting:
Bailey, Bealer Boland Cobb Colclo, Conn, Darrah, Dashiell, Davie, Kendall, Koontz, Lister, McClurkin, McCulloch, McDole, McElrath, Martin, Peet, Ritter, Robinson, Saylor, Springer, Stanbery, Whitmer, Willson, Wise, Wyland-27.

So the bill passed and the title was agreed to,
Chassell of Plymouth moved that the House return to the Senate, Senate file No. 337.

## Motion prevailed.

Jones of Montgomery moved that House file No. 325 be returned to the Senate.

Motion prevailed.
Hart of Allamakee presented the following report of the confer ence committee on House file No. 74, and moved its adoption. CONFERENOE COMMITTEE REPORT ON HOUSE FILE NO. 74.
Mr. Speakir-Your conference committee heretofore appointed upon House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof, (additional to chapter eight (8), title twelve (XII) of the code), respectfully report that they have had the same under consideration, and have unanimously agreed to recommend the adoption of the following amendments to the substitute for said bill, which passed the House, and respectfully recommend the adoption thereof, and that the House and Senate each recede from their respective actions in so far as they are inconsistent with these recommendations.

> Respectfully submitted, William S. Hart, Tim C. Clary, Theo. Carstensen, B. F. Cummings, C. C. Dowell, O. B. Courtriget, W. P. Whipple, John H. Jackson.

## RECOMMENDATIONS OF CONFERENOE COMMITTEE UPON HOUSE FILE NO. 74.

1st. That section one (1) of substitute for said bill which passed the House, be amended so as to read as follows:

Section 1. No person under fourteen years of age shall be employed with or without wages or compensation in any mine, manufacturing establishment, factory, mill, shop, laundry, slaughter house or packing house, or in any store or mercantile establishment where more than eight persons are employed, or in the operation of any freight or passenger elevator.

2nd. That section two (2) of such substitute be amended by inserting after the word "depraved" in the fourth line thereof, the following: "or at any work in which the handling or use of gun powder, dynamite or other like explosive is required".

3d. That section three (3) of said substitute be amended by substituting for the period at the end of said section, a comma, and adding thereafter, the following: "but the provisions of this section shall not apply to persons employed in husking sheds or other places connected with canning factories where vegetables or grain are prepared for canning and in which no machinery is operated".

4th. That section four (4) of said substitute be amended so as to read as follows:

Section 4. Every person, firm or corporation having in its employ at any of the places or in any of the occupations recited in section one (1) of this act, any person under sixteen years of age, shall cause to be posted at some conspicuous location at the place of such employment, and where same shall be accessible to inspection at all times during business hours, a list of the names of such persons, giving after each name, the date of the birth of such person and the date when employed.

5th. That section five (5) of such substitute be amended by striking therefrom the following: "or who shall falsely certify to any of the facts with reference to the persons employed by such person, firm or corporation, as required by this act" appearing in the nineteenth, twentieth and twentyfirst lines of said section, and the words "or who fails to furnish the information with reference to such employment to the Commissioner of the Bureau of Labor Statistics as required by this act" appearing in the twentyourth, twenty-fifth and twenty-sixth lines of such section.

Report adopted.
Mr. Hart moved that the amendments proposed by the conference committee be adopted.

Motion prevailed and amendments adopted.
Kendall of Monroe, in the chair.
Hart of Allamakee, moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Crose, Cummings, DeMar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hart, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Koontz, Langan, Leech, Lowrey, McAllister, McNie, Maben, Martin, Meredith, Morris Mott, Offill, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg; Summers, Teter, VanEaton, Washburn, Weeks, Welden, Wise, Wright-6I.

The nays were:
Bealer, Cobb, Dow, Greene, Gregory, Hanna, Head, Jacobson Laird, Lundt, McCreary, Mattes, Olson, Powers, Springer, Temple, Willson-17.

Absent or not voting:
Boland, Buckingham, Cassel, Conn, Darrah, Dashiell, Davie, Kennedy, Lister, McClurkin, McCulloch, McDole, McElrath, Nichols, Peet, Saylor, Stanbery, Teachout, Whiting, Whitmer, Wyland, Mr. Speaker -22 .

So the bill passed and the title was agreed to.
On motion of Mattes of Sac House file No. 403, a bill for an act making appropriations for the construction, enlargement, equipment, repair, improvemeut, land and contingent funds for the State Hospitals, Penitentiaries, Industrial Schools, Institution for Feeble Minded Children, College for the Blind, School for the Deaf Iowa Soldiers' Home and Iowa Soldiers' Orphans Home, authorizing a change in the use of certain other appropriations heretofore made, was taken up and considered.

Substitute amendment adopted.
Mr. Mattes moved to amend section six (6) by adding thereto the following:

For wrecking old building and moving temporary school building.
$\$ 2,500.00$
Amend section seven (7) as follows:
By striking therefrom the item
' For a railroad switch,"........................................... $\$ 8,000.00$ and by adding thereto the following:
For pipe covering..................................................... $\$ 3,500.00$
For new kitchen floor in main building............................. $\$ 2,000.00$
Amend by adding to section fourteen (14) the following:
"For the purchase of land the sum of $\$ 3,326.46$ which was appropriated by section eighteen (18) of chapter eighty (80) of the asts of the Thirtieth General Assembly for the transfer of * inebriate patients is hereby re-appropriated...... :........ . $\$ 3,326$ 46"

Mr . Mattes moved to amend section one (I) by striking therefrom the words and figures "four hundred forty-three thousand fifty dollars ( $\$ 443,050$ )" and insert in lieu thereof the words and figures "four hundred forty-six thousand six hundred seventysix dollars and seventy-six cents ( $\$ 446,676.76$.)".

Amendment adopted.
Coburn of Cherokee moved to amend section thirteen (i3) of the bill by adding thereto the following: "For an infirmary for male and female patients and for the equipment and furnishing of the same the sum of one hundred twenty-five thousand (\$125,ooo) dollars, provided that not more than one-half of this sum shall be drawn from the State Treasury before July, A. D., 1907.

Amendment lost.
Carden of Henry moved that bill be made a special order for Tuesday afternoon at 2 o'clock.

Motion lost.
Mattes of Sac moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

ailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, Mc Allister, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, Welden Whiting, Willson, Wise, Wright-8r.

The nays were:
None.
Absent or not voting:
Boland, Darrah, Dashiell, Davie, Greene, Hart, Kennedy, Lister, McClurkin, McCulloch, McDole, Peet, Saylor, Stanbery, Summers, Teachout, Whitmer, Wyland, Mr. Speaker-I9.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac House file No. 400, a bill for an act making appropriations to the Iowa State College of Agriculture and Mechanic Arts, the State University, and the State Normal School, was taken up and considered.

Substitute amendment adopted.
Mr. Mattes moved to amend by striking out the figures " $\$ 3,000.00$ " in line eight (8) section one (I) of the substitute bill, and inserting in lieu thereof the figures " $\$ 2,400.00$ "; and further amend by adding to section one ( I ) the following:

[^16]Amendment adopted.
Teter of Marion moved to amend House file No. 400, as the same appears in the Journal of the House of Saturday, March 31, 1906, as follows, to wit:

Strike the words and figures thirty-six thousand five hundred ( $\$ 36,500$ ) from the third and fourth lines of section one ( 1 and insert in lieu thereof the words and figures eleven thousand five hundred ( $\$ 11,500$ ). Also by striking from said bill all of the fifth line thereof, beginaing with the word ' 'for" and ending with the figures $(\$ 25,000)$ in the said fifth line. Also by striking the words and figures twenty thousand $(\$ 20,000)$ from the third line of section two (2) of said bill and inserting in lieu thereof the words and figures ten thousand $(\$ 10,000)$ dollars, and by striking the figures $\$ 20,000$ from the fifth line of said section two (2) and inserting in lieu thereof the figures, $\$ 10,000$; also by striking from the third line of section three (3) the words and figures six thousand $(\$ 6,000)$ and inserting in lieu thereof the words and figures one thousand ( $\$ 1,000$ ); and also by striking all of line five (5) from section three (3) of said bill, beginning with the word "for" and ending with the figures " $\$ 5,000$ ' in the said fifth line.

Speaker Clarke in the chair.
Roll call was demanded by Teter of Marion and Lundt of Tama

On the question, Shall the amendment be adopted?
The yeas were:
Bailey, Cobb, Colclo, Dow, Freeman, Greene, Gregory, Heles, Hume, Lundt, Teter, Welden-I2.

## The nays were:

Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Conn, Crose, Davie, De Mar, Doran, Epperson, Flenniken, Frudden, Geneva, Greeley, Hakes, Hambleton, Hollembeak, Jaçobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, McAllister, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Van Eaton, Washburn, Weeks, Whiting, Willson, Wise, Wright, Mr. Speaker-65.

## Absent or not voting:

Boland, Buckingham, Cassel, Cummings, Darrah Dashiell, English, Hanna, Hart, Head, Kennedy, Lister, Lowrey, Mc Clurkin, McCulloch, McDole, Peet, Saylor, Stanbery, Summers Teachout, Whitmer, Wyland-23.

So the amendment was lost.
Mr. Mattes, moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass.
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey McAllister, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-78.

The nays were:
Dow, Freeman, Lundt-3.
Absent or not voting:
Boland, Cassel, Colclo, Cummings, Darrah, Dashiell, Hanna, Head, Kennedy, Lister, McClurkin, McCulloch, McDole, Peet, Saylor, Stanbery, Summers, Teachout, Whitmer, Wyland-wig.

So the bill passed and the title was agreed to.
On motion of English of Polk House file No. 34I, a bill for an act to appropriate $\$ 441.70$ for the relief of Geo. F. Hunt late ordnance sergeant in the Adjutant General's Department of the State of Iowa on account of balance of salary due under joint resolution No. 9, acts of the Twenty-eighth General Assembly and directing the manner of payment of such appropriation with report of committee recommending passage was taken up and considered.

Mr. English moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wilson, Wise, Wright, Mr. Speaker-8i.

The nays were:
Meredith-I.

## Absent or not voting:

Boland, Cassel, Cummings, Darrah, Dashiell, Davie, Kennedy, Lister, McClurkin, McCreary, McCulloch, McDole, McElrath, Peet, Saylor, Springer, Stanbery, Summers, Whitmer, Wyland " I8.

So the bill passed and the title was agreed to.
MOTION TO RECONSIDER.
The following motions to reconsider were filed:
Mr. Speaker-I move to reconsider the vote by which House file No. 103 passed the House.

Tim C. Clary.
I second the motion,
G. W. Koontz.

I move to reconsider the vote by which House file No. 103 went to its third reading.

Tim C. Clary.
I second the motion.
G. W. Koontz.

Mr. Speaker-I move to reconsider the vote by which Senate file No. 134 passed the House.

I second the motion.
R J. Martin.
R, M. Wright,
I move to reconsider the vote by which Senate file No. 134 went to its third reading.
R. J. Martin,

I second the motion
R. M! WRIGHT.

## INTRODUCTION OF BILLS.

By Hamoleton of Mahaska, House file No. 418, a bill for an act legalizing a special election held at Oskaloosa, Mahaska county, Iowa, on the sixteenth day of August, 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric Railway Company, and legalizing the recording of the certificate issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer; and

Read first and second time and passed on file.
A Brle for an act legalizing a special election held at Oskaloosa, Mahaska county, lowa, on the sixteenth day of August 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric Railway Company, and legalizing the recording of the certificate issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer; and
Whereas, there was on the sixteenth day of August, 1905, a special election held in the city lof Oskaloosa, Mahaska county, Iowa, at which there was submitted to the voters of said city the following proposition:
' 'Shall a tax of five per centum of the assessed value of the property of Oskaloosa, Iowa, be levied in favor of the Oskaloosa and Buxton Electric Railway Company ?'

[^17]village of Buxton. That the said road shall be fully completed to the incorporated town of Beacon, on or before the first day of December, 1906, and to the village of Buxton, as above located, on or before the first day of December, 1907, and

Whereas, said railway should have the right to issue bonds not exceeding $\$ 18,500$, per mile for each mile of the road, and

Whereas, stock was to be issued to the tax payers for the said tax voted. and

Whereas, at the said special election August sixteenth, 1905, said proposition was voted for by a majority of all persons voting for or against the same and

Whereas, the city council of Oskaloosa, Iowa, declared, as provided by law, that said proposition was adopted by said election, and

Whereas, the city clerk of Oskaloosa in accordance with the law, certified to the fact that the said tax carried, as provided by law, and a copy of notice, and

Whereas, said county auditor failed to record said certificate in the office of the recorder of deeds of Mahaska county, Iowa, of the voting of said tax as filed with him by the city clerk of said city, and

Whareas, said county auditor on the thirty-first day of March, 1906, filed with the county recorder and has recorded in the records of said county the said certificate of the said city clerk, and

Whereas, the board of supervisors of Mahaska county, Iowa, made the levy of said tax, and

Whereas, the auditor of said county has placed the said tax upon the ta books of Mahaska county, Iowa, and transmitted the same to the county treasurer, and

Whereas, doubts have arisen respecting the legality of the filing and recording of said certificates as of the above date and

Whereas, the question has arisen as to the legality of the acts of the board of supervisors in levying said tax, and.

Whereas, the question having arisen as to the legality of the acts of the county auditor in placing the said tax on the said tax books and transmitling the same to the county treasurer, and

Whrreas, the question having arisen as to the right of the county treasurer to collect said tax on the said tax books; therefore,

## Be it Enacted by the General Assembly of the State of Iowa;

Section 1. That the special election held on the sixteenth day of August, 1905, at Oskaloosa, Manaska zounty, Iowa, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city, in aid to the Oskaloosa and Buxton Electric Railway Company, and the recording of the certificate issued by the city clerk of the said city in the office of the recorder of deeds of said county, March, 31, 1906, and the levy by the board of supervisors of said county of the tax voted, and the acts of the
county auditor in placing said tax upon the tax lists and in certifying the same to the county treasurer of said county and the tax lists so transmitted to the said county treasurer, be and the same are hereby legalized and made valid and binding and effectual to the same extent and effect in all respects as to the said proceedings as if the same had fully conformed to the law when the same were had and taken, and the said tax on said book is declared valid and binding on all persons.

Section 2. But nothing in this act shall in any manner affect any pending litigation.

Section 3. This act being deemed of immediate importance, will be in force and effect on and after its publication in the "Des Moines Daily Capitol' and the 'Oskaloosa Herald,' papers published in Des Moines Iowa, and Oskaloosa, Iowa, said publication to be without expense to the state.

Temple of Clarke, from the committee on Retrenchment and Reform submitted the following:

## JOINT RESOLUTION NO. 5.

Joint Resolution fixing the number and compensation of employes in the departments of state at the seat of government.

## Be it Resolved by the General Assembly of the State of Iowa:

Until July 1, 1907, the number of employes for the various offices at the seat of government, unless otherwise provided by law, shall at no time exceed the number named herein, and their compensation shall be the amounts herein fixed:

FOR THE OFFICE OF THE ATTORNEY GENERAL.
One assistant to the attorney general..................................... $\$ 1,800$
One stenographer at a salary of........................................ . . 900 .
Additional assistance and contingent fund............................ 1,200
FOR THE AUDITOR OF STATE.
One chief clerk of the insurance department at a salary.............. $\$ 1,800$
One security clerk in insurance department, who shall give bond,
at a salary of
1,600
One fee clerk, who shall give bond, at a salary of.................... 1,300
Extra clerical assistance in insurance department.................... 1,000
One chief clerk in revenue department at a salary of................. 1,600
One chief clerk in banking department at a salary of ................ 1,600
One assistant clerk in banking department at a salary of........... 1,000
Extra clerical assistance in banking and revenue departments, expense in adjusting accounts between the state and counties, expense in attending meetings of the insurance commissioners and such other expenses as shall be approved by the executive council, not to exceed.............................................................. 1, 500
Two stenographers at salaries, each of................................ 900
Allowance for the assistant insurance examiner not to exceed five hundred dollars ( $\$ 500$ ), said assistant examiner to receive altogether with salary not to exceed eighteen hundred dollars ( $\$ 1,800$ ) per annum.
One janitor at a salary of................................................. 720
FOR THE OFFICE OF THE CLERK OF THE SUPREME COURT.
One clerk at a salary of ..... 1,200
Additional clerical assistance not to exceed. ..... 900
One messenger who shall perform such duties about his office for the supreme court room proper as the clerk may order at a a salary of ..... 720
FOR THE OFFICE OF GOVERNOR.
One pardon secretary at a salary of ..... 1,500
One pardon clerk at a salary of ..... 1,200
One requisition clerk at a salary of ..... 1,200
One general clerk at a salary of. ..... 900
One general clerk and stenographer at a salary of ..... 900
One messenger and usher, who shall act as janitor, at a salary of ..... 900
FOR THE STATE LIBRARIAN'S OFFICE.
One cataloguer at a salary of ..... \$1,000
One stenographer and bookkeeper at a salary of ..... 900
One janitor at a salary of ..... 720
Assistant help in janitor service ..... 400
FOR THE OFFICE OF THE RAILROAD COMMISSIONERS.
One clerk at a salary of ..... \$1,200
One stenographer at a salary of ..... 900
For extra clerical assistance not to exceed. ..... 600
FOR THE OFFIOE OF THE SECRETARY OF STATE.
One chief clerk (who shall give bond) at a salary of ..... \$1,500
One corporation clerk at a salary of ..... 1,200
One assistant corporation clerk at a salary of. ..... 1,200
One stenographer at a salary of. ..... 900
One librarian of document department at a salary of ..... 1,200
One document clerk and accountant for storage building not to exceed ..... 1,200
For additional clerical assistance, not to exceed ..... 900
Indexing vaults, if supplied with steel cases as contemplated, not to exceed ..... 600
One janitor and messenger at a salary of. ..... 900
Shipping help and cataloguing in storage building, not to exceed ..... 1,000
FOR THE OFFICE OF THE SUPERINTENDENT OF PUBLIC INSTRUCTION.
One stenographer at a salary of ..... 900
One janitor at a salary of ..... 720
For extra clerical assistance, not to exceed ..... 600
FOR THE SUPREME COURT ROOMS.
One bailiff who shall also act as messenger and perform such other duties as the supreme court may order, at a salary of ..... 780
For stenographic and messenger service, not to exceed. ..... 5,400
FOR THE OFFICE OF TREASURER OF STATE.
One cashier (who shall give bond) at a salary of ..... 1,400
One revenue clerk at a salary of ..... 1,200
One general clerk at a salary of. ..... 900
One stenographer at a salary of ..... 900
One watchman who shall be janitor at a salary of ..... 780
For additional clerical assistance. ..... 500
FOR THE HISTORICAL DEPARTMENT.
Assistant curator at a salary of. ..... 1,200
Second assistant curator, clerk and stenographer at a salary of. ..... 1,000
One museum curator, at a salary of ..... 1,000
Two janitors for the historical building, at salaries, each of ..... 720
One nightwatchman at a salary of ..... 720
FOR THE EXECUTIVE COUNCIL.
One secretary at a salary of .....  $\$ 1,800$
One clerk at a salary of ..... 1,400
One clerk at a salary of ..... 840
One postmaster at a salary of ..... 1,000
One mail carrier with team and wagon who shall aiso act as jaritor for the secretary of the Executive Council and supply room, at a salary of ..... 1,000
For additional clerical assistance not to exceed. ..... 900
FOR THE BOARD OF CONTROL.
One chief accountant at a salary of not to exceed ..... 1,800
One estimate clerk at a salary of not to exceed. ..... 900
Fuur stenographers and clerks at salaries, each, of not to exceed. ..... 900
One storekeeper and clerk at a salary of not to exceed ..... 840
One clerk and janitor at a salary of not to exceed ..... 780
For extra clerical assistance, not to exceed ..... 2,000
FOR THE DEPARTMENT OF GEOLOGICAL SURVEY.
One secretary and clerk at a salary of ..... $. \$ 1,000$
FOR THE OFFICE OF STATE MINE INSPECTOR.
One clerk at a salary of ..... \$ 900
FOR WEATHER AND CROP SERVIOE.
Director's salary ..... 1,500
Clerical assistance not to exceed ..... 720
FOR THE OFFICE OF THE STATE BOARD OF HEALTH.
One clerk and stenographer at a salary of. ..... 900
FOR THE OFFICE OF SUPREME COURT REPORTER.
One clerk at a salary of not to exceed ..... 720
FOR THE OFFICE OF THE LIBRARY COMMISSION.
One secretary at a salary of ..... 1,600
One librarian (traveling library) at a salary of ..... 900
One library organizer at a salary of. ..... 720
One clerk and general assistant not to exceed ..... 600
For extra help as needed, including service of sinipping clerk, not to exceed ..... 720
FOR THE OFFICE OF THE STATE PHARMACY COMMISSION.
One secretary at a salary of ..... 1,500
For extra clerical assistance not to exceed ..... 200
FOR THE OFFICE OF THE FOOD AND DAIRY COMMISSIONER.For clerical assistance, not to exceed900

For the offices of the department of agriculture (agricultural society) and
state board of health there shall be one janitor to be selected by them
at a salary of

.$\$ 720$

For the offices of the pharmacy department, dairy department, mining inspector and labor bureau there shall be one janitor selected by the custodian at a salary of 720
For the offices of the adjutant general, G. A, R. department and geological survey, there shall be one janitor selected by them at a salary of. . $\$ 720$
For the offices of the railroad commissioners, horticultural department and attorney general, there shall be one janitor selected by them at a salary of .$\$ 720$

The last four janitors shall be upon the custodian's pay roll.

## TO BE EMPLOYED BY THE CUSTODIAN OF PUBLIC BUILDINGS AND PROPERTY:

One chief engineer at a salary of not to exceed...................... $\$ 1,500$
One first assistant engineer at a salary not to exceed............... 1,200
One second assistant engineer at a salary not to exceed...... ..... 1,000
One electrician and machinist at a salary not to exceed.............. 1, 200
One carpenter at a salary not to exceed........ .......................... . . 1,000
One chief of police at a salary of. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 900
'Two night watchmen at salaries, each, of............................ 900

Eight floor janitors at salaries, each, of................................... 720
One storage building janitor at a salary of.............................. . . . . . 720
One janitress at a salary of . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 720
One elevator tender at a salary of . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 780
Allowance for washing towels not to exceed.............................. 170
One florist for six months at a salary of not to exceed $\$ 70$ per month
or total of................................................................ 420
Two yardmen for six months at salaries each of $\$ 60$, or total of... 720
Extra help as may be needed, not to exceed............................. . . 670
The janitcrs employed in the capitol under the provisions of this resolution shall at all times be subject to the orders of the custodian to perform any additional service, by way of rendering assistance to the state house engineers, carpenters, supply department, historical department, or any other labor that may be necessary about the Capitol or upon the Capitol grounds, at such hours as they are not necessarily employed in their regular janitor work, and it shall be the duty of the custodian to assign such janitors to any such extra service, and he may discharge any janitor for incompentency, neglect of duty or insubordination.

All clerks, janitors and other employes in the departments named in this resolution shall be under the control of the head of the department and may by him be transferred to such work as he shall direct in assisting other clerks or elsewhere in the different branches of the service of the department.

Any head of a department may at any time discharge any clerk or other employe in such department for negligence of duty, insubordination or incapacity.

Read first and second time and passed on file,
Martin of Pottawattamie, called up motion filed to reconsider Senate file No. 134 and moved that vote on said bill be reconsidered.

Motion prevailed and Senate file No. I 34 was placed before the House for consideration.

Mr. Martin moved to amend section one (I) by inserting the following words immediately before the word "code" in said section: "supplement to the."

- Amendment adopted.

Mr. Martin moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, shall the bill pass?
The yeas were:
Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chrisțianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Hollembeak, H ume, Jacobson, Jepson, Jones, Kendall, Kling, Langan, Leech, Lowrey Lundt, McAllister. McElrath, McNie, Martin, Mattes, Meredith Morris, Mott Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-69.'

The nays were:
None.
Absent or not voting:
Bailey, Bealer, Boland, Chassell, Cheney, Darrah, Dashiell, Davie, English, Flenniken, Gregory, Hart, Heles, Kennedy, Koontz, Laird Lister, McClurkin, McCreary, McCulloch, McDole, Maben, Peet, Sankey, Saylor, Skinner, Stanbery, Summers, Teter, Whitmer, Wyland-3I

So the bill passed and the title was agreed to.
Mattes of Sac offered the following concurrent resolution.

Resolved, by the House: the Senate concurring, That the Chief Clerk of the House, and the Secretary of the Senate be required to remain at the Capitol and perform their respective duties as such for a period of five days after the close of the session of the Thirty-first General Assembly, the first assistant clerk of the House, three days; first assistant secretary of the Senate, three days; journal clerk of the House, three days; journal clerk of the Senate, three days; engrossing clerk of the House, three days; engrossing clerk of the Senate, three days; postmistress and assistant postmistress, three days; mail carrier, thrce days; for the purpose of reading, correcting, arranging, preserving and certifying the records of the session and closing up the business of their respective offices. and that they receive the same compensation per day for such extra time as they now receive.

Went over under rule 34 .

## REPORTS OF COMMITTEES.

English of Polk from the committee on Insurance submitted the following report:

Mr. Speaker-Your committee on Insurance to whom was referred Senate file No. 315, a bill for an act to provide that life insurance companies may transact health, accident and employers liability insurance, beg leave to report that they have had the same under consideration and have instruced me to report the same back to the House with the recommendation that the same do pass.
E. H. English. Chairman.

## Adopted.

Mattes of Sac, from the committee on Appropriations submitted the following report:

Mr. Speaker-Your committee on Appropriations to whom was referred Senate substitute for Senate file No. 166 a bill for an act providing for the compilation of a roster of soldiers, sailors and marines, survivors of the Mexican and Civil Wars, now living in Iowa and making an appropriation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

> Jos. Mattes,
> Chairman.

Adopted and the bill was indefinitely postponed.

## Also:

Mr, Speaker-Your committee on Appropriations to whom was referred Senate file No. 332 a bill for an act to authorize the executive council to employ artists, having additional decorative pictures painted upon the walls of the Capitol, and appropriating the sum of five thousand ( $\$ 5,000$ ) dollars therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Jos. Mattes,
> Chairman.

Adopted.

## Also:

Me. Speaker-Your committee on Appropriations to whom was referred Senate file No. 329, a bill for an act to provide for the payment of certain expenses of indigent patients paroled or discharged from the State Hospital for Inebriates at Knoxville, and the Hospital for Female Inebriates, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes, Chairman.

Adopted.


#### Abstract

Also : Mr. Sphaker-Your committee on Appropriations to whom was referred en or an act to repeal secticn twenty-seven hundred four (2704) of the supplement to the code and to enact a substitute therefor, relating to the placing under contract of boys and girls committed to the industrial School, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.


## Jos. Mattes.

Chairman.

Adopted.

## Also:

Mr. Speaknê-Your committee on Appropriations to whom was referred Senate file No. 182, a bill for an act providing for the placing by adoption and contract and for the care and protection of children of the Iowa Soldiers' Orphans' Home and to repeal section twenty-six hundred ninety (2690) of the code and other acts and parts of acts in confict with this act, beg leave to report that they have had the same under consideration and have instiucted me to report the same back to the House with the recommendation that the same do.pass.

Jos. Mattes, Chairman.

Adopted.
Also:
Mr. Speakrr -Your committee on Appropriations to whom was referred Senate file No. 181, a bill for an act for the appointment of state agents for the Industrial Schools and the Soldier's Orphans' Home, defining their duties and asking an appropriation for their salaries and expenses and to repeal chapter one hundred fifty-seven (157) of the acts of the Thirtieth General Assembly and other acts in confict with this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Mattes, Chairman.

Adopted.
Also:
MR. SpEAKER-Your committee on Appropriations to whom was referred Senate file No. ${ }^{[298}$, a bill for an act for the relief of W. J. McAbren, and making an appropriation of one hundred fifty-one and pinety one-hundredths dollars ( $\$ 151.90$ ) therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Jos. Maties,
Chairman.
Adopted.

## Also:

Mr. Speaker-Your committee on Appropriations to whom was referred Senate file No. 169, a bill for an act appropriating the sum of one thoasand $(\$ 1,000)$ dollars to be paid to Lena Ness, Guardian of Andrew T. Ness for the use and benefit of Andrew T. Ness in settlement of all claims against the State of Iowa by reason of the injury to Andrew T. Ness and damages resulting therefro $n$ in the loss of a leg and for the pain and suffering resulting from said injury, said injury occurring while the said Andred T. Ness was detained in the State Hospital for the. Insane at Independence, Iowa, keg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> Jos. Mattes,
> Chairman.

Adopted.
Also:
Mr. Speaker-Your committee on Appropriations, to whom was referred House file No. 287, a bill for an act additional to and amendatory of the law as it appears in chapter six (6) of title twelve (XII) of the code of 1897, and supplement to the code, relative to intoxicating liquors, providing for the appointment of district marshals and their deputies, describing their duties, fixing their compensation and creating a fund therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with tho recommendation that the same be indefinitely postponed.

Joseph Mattes,
Chairman.
Ordered passed on file.
MINORITY REPORT.
Mr. SPEAKER-We, the undersigned, [representing the minority of the committee on Appropriations, to whom wasl referred House file No. 287, beg leave to offer the following as a substitute for the report of the majority on House file No. 287, that the said bill No. 287, known as the State Marshall bill, be placed upon the calendar without recommendation.
C. A. Meridith
R. J. Bixby
R. W. Hollembeak

Ordered gassed on file.
On motion of Mattes of Sac, House file No. 410, a bill for an act providing for the appointment of a committee to investigate and report the feasibility and advisability of establishing a twine plant in a permanent institution in Iowa and asking an appropriation therefor, was taken up and considered.

Mr. Mattes moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Eppersan, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker— 76.

## The nays were:

None.
Absent or not voting:
Boland, Carstensen, Cassel, Colclo, Darrah, Dashiell, Davie, Hanna, Hart, Kennedy, McClurkin, McCreary, McCulloch, McDole, Offill, Peet, Sankey, Saylor, Skinner, Stanbery, Summers, Weeks, Whitmer, Wyland-24.

So the bill passed and the title was agreed to.
On request leave of absence was granted Mr . Kendall until Tuesday.

On motion of Wise of Black Hawk Senate file No. 218, a bill for an act to amend section eight hundred fifty-five (855) of the code relative to park commissioners and their powers, was taken up and considered.

Jepson of Woodbury moved to amend by striking out of the third line of the printed bill the words "owned by them" and insert in lieu thereof the words "held by them as trustees."

Amendment adopted.
Wise of Black Hawk moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, DeMar, Doran, English, Epperson; Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory. Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, McNie, Martin, Mattes, Meredith Morris Mott Nichols Olson, Peet, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wilson, Wise, Wright, Mr. Speaker -76.

## The nays were:

None.

## Absent or not voting:

Boland, Carstensen, Clark, Cummings, Darrah. Dashiell, Davie, Dow, Hanna, Hart, Kendall, Kennedy, Lister, McCulloch, McDole, Maben, Offill, Saylor, Stanbery, Stoltenberg, Summers, Teter, Wyland-24.

So the bill passed and the title was agreed to.
On motion of Mattes of Sac Senate file No. ini, a bill for an act appropriating the sum of ( $\$ 2000.00$ ) two thousand dollars to be paid to Mrs. John Stein in settlement of all claims against the State of Iowa by reason of the death of John Stein who was killed by a falling scaffold at the Ft. Madison penitentiary while working under the orders of the Superintendent of Construction, with report of committee recommending passage, was taken up and considered.

Mr. Mattes moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter. Robinson, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker -75 .

The nays were:
None.
Absent or not voting:
Boland, Clark, Darrah, Dashiell, Davie, Hanna, Hart, Jepson, Kendall, Kennedy, Lister, McClurkin, McCulloch, McDole, Maben, Peet, Sankey, Saylor, Stanbery, Summers, Temple, Whitmer, Willson, Wyland- 25 .

So the bill passed and the title was agreed to.
On motion of Cheney of Clay House file No. 4I 4 , a bill for an act to amend section thirty-three hundred five (3305) of the code relating to limitation of time for granting letters of administration on estates of decedents, was taken up and considered.

Mr. Cheney moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.
On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby. Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo,

Conn, Crose, Cummings, DeMar, Doran, Dow, Epperson, Flenniken, Frudden, Geneva, Greely, Gregory, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Martin, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Wilson, Wise, Wright, Mr. Speaker-73.

The nays were:

## None.

Absent or not voting:
Boland, Buckingham, Clark, Darrah, Dashiell, Davie, English, Freeman, Greene, Hakes, Hanna, Kendall, Kennedy, Lister, McClurkin, McCulloch, McDole, Maben, Mattes, Offil, Peet, Saylor, Skinner, Stanbery, Summers, Teter. Whitmer, Wyland-27.

So the bill passed and the title was agreed to.
On potion of Hambteton of Mahaska House file No. 415, a bill for an act to amend sections three hundred fifty-five (355) and three hundred fifty-nine (359) of the code relating to security by bonds and guarantee companies as sureties, was taken up and considered.

Mr. Hambleton moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Geneva, Hakes, Hambleton, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, McNie, Martin, Mattes, Morris, Mott, Offill, Olson, Powers, Pritchard, Robinson, Shaffer, Skinner, Stoltenberg, Teachout, Washburn, Weeks, Welden, Willson, Wise, Mr. Speaker-59.

The nays were:
Clary, Cobb, Heles, Meredith, Sankey, Spaulding, Springer, Temple, Teter, Van Eaton, Wright-ir.

Absent or not voting:
Bailey, Boland, Buckingham, Carstensen, Clark, Coburn, Darrah, Dashiell, Flenniken, Frudden, Greeley, Greene, Gregory, Hanna, Hart, Kendall, Kennedy, Lister, McCulloch, McDole, Maben, Nichols, Peet, Ritter, Saylor, Stanbery, Summers, Whiting, Whitmer, Wyland-30.

So the bill passed and the title was agreed to.
Geneva of Keokuk asked ananimous consent to withdraw from the committee on Agriculture and have passed on file, substitute for Senate file No. IIo.

Granted.
On motion of Lowrey of Calhoun House file No. 416, a bill for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Iowa, was taken up and considered.

Mr. Lowrey moved to amend the publication clause by adding to it the words "without expense to the state".

Amendment adopted.
Mr. Lowrey moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Christianson, Cheney, Clary, Cobb, Coburn, Colclo, Conn. Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Hume, Jacobson Jepson, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McElrath, McNie, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Carden, Clark, Darrah, Dashiell, Greene, Gregory, Hanna, Jones, Kendall, Kennedy, Lister, McCreary, McCulloch, McDole, Maben, Morris, Peet, Saylor, Stanbery, Summers, Whitmer, Willson, Wyland-26.

So the bill passed and the title was agreed to.

## reports of Committees.

Temple of Clarke from the special committee on Amend ments submitted the following report:

Mr. Speaker-Your special committee on Amendments to whom was referred House file No. 3€5, a bill for an act to repeal section four hundred eleven (411) of the code and to enact a substitute therefor, relating to the election and terms, of office of county supervisors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House without recommendation.

> M. L. Temple,
> Chairman.

Ordered passed on file.


#### Abstract

Also: Mr. Spfaker-Your special committee on Amendments, to whom was referred House file No. 300, a bill for an act to repeal sections four hundred ten (410), four hundred eleven (411), four hundred twelve (412) and four hundred sixty-nine (469) of the code, and to enact substitutes therefor, to repeal sections four hundred sixteen (416), four hundred seventeen (417), four hundred eighteen (418) and four hundred nineteen (419) of the code, all of said sections relating to the board of supervisors, and to repeal all provisions of the code and all acts and parts of acts of the legislature in conflict with this act, beg leave to report that they have had the same under consideration and have instructed me to report the sams back to the House without recommendation.


M. L. Temple,<br>Chairman.

Ordered passed on' file.

## EXPLANATION OF VOTE.

The following explanation of vote was filed:
Owing to unavoidable conditions I was unable to be present when final vote upon Senate file No. 12 (the anti pass bill) 3j was taken. If I had been present I should have cast my vote in the affirmative.
E. L: McClurkin.

## INTRODUCTION OF BILLS.

By special committee, House file No. 419, a bill for an act to repeal sections four hundred ten (4IO) and four hundred eleven (41I) of the code, and to enact a substitute therefor relating to numbers, elections and terms of office of the board of supervisors of the several counties in the state.

Read first and second time and passed on file.
A Bill for an act to repeal section four hundred ten (410), and four hundred eleven (41I) of the code, and to enact substitutes therefor relating to the number, election and terms of office of the Board of Supervisors of the several counties of the state.

## Be it Enacted by the General Assembly of the State of Iowa;

Section 1. That section four hundred ten of the code, be and the same is hereby repealed and the following enacted in lieu thereof:


#### Abstract

" The term of the members of the board of supervisors of each county in this state shall end on the first Monday in January in the year 1907. The board of supervisors of each county shall thereafter consist of three persons, who shall be qualified electors of the county and district for which they are elected, and shall hold office for the term of three years or until their successors are elected and qualified, except as herein provided."


Section 2. That section four hundred eleven of the code, be and the same is hereby repealed and the following enacted in lieu thereof.
" At the general election in 1906 , there shall be elected three members of the board of supervisors for each county in the state, whose terms of office shall commence on the first Monday in January, 1907, one of whom shall be elected for four years, one for a term of three years, and one for a term of two years. At each general election thereafter, there shali be elected two members of the board of superviscrs to succeed those whose terms next expire, and whose terms of office shall begin at the expiration of the term preceding the term for whlch they are elected. The ballot used at the general election shall specify when each shall begin his term of office. And not more than one member of the board shall be elected from any one township, city, or incorporated town, in the county."

MINORITY REPORT.
MR. SPEAKER-The undersigned, being a member of the Special committee to which was referred all bills relating to tenure of office, dissents from the recommendation of the majority on House file No. 419.

> C. N. JEpson.

By Special committee House file No. 420, a bill for an act to repeal sections three hundred thirty-five (335), three hundred thirty-six\|(336) and three hundred thirty-eight (338) of the code, and three hundred thirty-seven (337) of the code as the same appears in thelsupplement of the code, and to enact substitutes therefor, relating to jurors and grand jurors.

## Read first and second time and passed on file.

A Bill for an act to repeal sections three hundred thirty-five (335), three hundred thirty-six (336) and three hundred thirty-eight (338) of of the code, and three hundred thirty-seven (337) of the code as the same appears in the supplemet of the code, and to enact substitute therefor relating to jurors and grand jurors.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section three hundred and thirty-five (335) of the code be and the same is hereby repealed, and the following enacted in lieu thereof:

There shall biennially in the eve nnumbered years be made lists from which to select persons to serve as grand and petit jurors and talesmen for the biennial period commencing on the first day of January following, which lists shall be as follows: .

There shall be made a list of seventy-five persons in each county from which to select grand jurors, and there shall be a list of six hundred persons in each county, having twenty thousand inhabitants or less, and one thousand persons in each county, having more than twenty thousand inhabitants, from which to select petit jurors; and two hundred persons in counties having twenty thousand inhabitants or less, and four hundred persons in counties having more than twenty thousand inhabitants from which to select talesmen. The talesmen list shall be made from names of persons who reside in the city or towns in which the district court is held and the township or townships in which such city or town is located; but, if according to the last state or national census there be less than one thousand inhabitants in the territory from which talesmen are required to be drawn, such lists may include residents of another township next nearest to the court house. In counties where court is held in more than one place, the persons shall be selected from the qualified electors of the seperate divisions of the county, giving to each divison of the county the number of grand and petit jurors and talesmen it would be entitled to under this act if it were a seperate county.

Section 2. That section three hundred thirty-six (336) of the code be repealed and the following enacted in lieu thereof:

That on or before the first Monday in September in each even numbered year, the county auditor shall apportion, among the several precincts, the number of grand and petit jurors to be selected from each, and shall apportion talesmen among the several precincts from which the same are to be drawn, in each case as nearly as practicable in proportion to the number of votes polled in such precincts at the last general election.

Section 3. That section three hundred thirty-seven of the code, as the same appears in the supplement of the code, be and the same is hereby repealed and the following enacted in lieu thereof:

That all jury lists selected, under the provision of section three hundred thirty-seven ot the supplement to the code, shall continue and remain as the jusy lists lawfully in use and from which grand and petit jurors shall be drawn, until the first day of January, 1907. The auditor shall, at the time of furnishing the poll books to the judges of election, furnish them also a statement of the number of persons apportioned to their respective precincts, who are to be returned from each of the said jury lists, together with names of all persons who have served as grand or petit jurors since the first day of

January following the last general election, which latter names shall be furnished to him by the Clerk of the district court. The judges shall thereupon make the requisite selection, and !return lists of names so selected to the auditor with the returns of elections; and in case the judges of election shall fail to make and return said lists as herein required, the board of supervisors shall, at the meeting held to canvass the votes polled in the county, make such lists for the delinquent precincts, and the auditor shall file such lists in his office, and cause a copy thereof to be recorded in the election book. Such lists shall be composed only of persons competent and qualified to serve as jurors and the judges of election or boards of supervisors shall omit from said lists the name of any person who has served as a grand or petit juror in a court of record since January first following the last general election. And if the name of any such person is returned, the fact that he has requested to be so returned, or has served as such juror in a court of record during the jury year, as defined in chapter eleven, title three of the code, shall be a ground for challenge for cause. The members of the election board, or the board of supervisors, when certifying to such lists, shall state that the lists do not contain the name of any person who requested, directly or indirectly, that his name appear thereon. If the boundaries of any voting precinct shall be changed, it shall be the duty of the auditor, in making the apportionment of the grand and petit jurors and talesmen, to assign to the new voting precincts the total number of grand and petit jurors and talesmen to which all the former precincts affected by the change were entitled, giving to each new precinct an equal number, as nearly as possible.

Section 4. That section three hundred thirty-eight of the code be and the same is hereby repealed and the following enacted in lieu thereof:

Section 338. On or before the first Monday in December in each even numbered year, the county auditor and clerk of the district court shall prepare from said lists separate ballots, containing the names and places of residence of all persons so returned by the judges of election or board of supervisors, keeping the names of the several clas es of jurors separate, and deposit in separate boxes the ballots of the grand jurors, petit jurors and talesmen, as returned on said lists, which boxes shall be plainly marked, sealed and forthwith deposited with the clerk of the district court. In preparing the lists as herein provided. the county auditor and clerk shall omit therefrom the names of all persons who have served as grand or petit jurors since the first day of January next following the last general election.

Coburn of Cherokee asked unanimous consent to withdraw House file No. 41 I from further consideration by the House.

Granted.
The report of the Committee on Pardons, denying executive clemency to the following persons, was adopted: Orman McPherson, Wm. Tool, Thomas W. Watson, John G. Steel, George Weems, J. B. Taylor and Alonzo Robbins.

On motion of Mott of Audubon the House adjourned until 9:30 o'clock tomorrow morning.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Represenntatives, } \\ \text { Des Moines, Iowa, April 3, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. J. W. Ferner of Tabor, Iowa.
On request of Cobb of Taylor leave of absence was granted Clark of Poweshiek.

McClurkin of Louisa offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, The Hon. George Jamison, an honored member of the Seventeenth General Assembly from Louisa county, departed this life July 1st, 1901 at Wapello, Iowa, therefore, be it

Resolved, That a committee of three be appointed to present resolutions commemorative of his life and services to the state.

Motion prevailed and the Speaker appointed as such committee, McClurkin of Louisa Carden of Henry and Willson of Wash. ington.

## message from the senate.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate herewith asks the recall of Senate file No. 337, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code relative to railway rates.

Geo. A. Newman, Secretary.

Weeks of Guthrie moved that the request of the Senate for the recalling of Senate file No. 337 be complied with.

Motion prevailed.

Bixby of l)elaware moved that the House concur in the Senate concurrent resolution relative to polygamy.

Motion prevailed and the House concurred.

## SENATE MEŞSAGES CONSIDERED.

Senate file No. 282 a bill for an act for the relief of the grantees of John S. Bussey and for the purpose of having a patent issued in the name of Samuel Kingery, for a certain tract of land.

Read first and second time and passed on file.
Senate file No. 333 a bill for an act appropriating money for the inspection of county and private institutions in which insane persons are kept and associations societies and homes receiving friendless children.

Read first and second time and referred to committee on Judiciary.

## REPORTS OF COMMITTEE.

McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Speaker-Your committee on Claims, to whom was referred Senate file No. 198, a bill for an act to appropriate $\$ 278.81$ to reimburse Crawford county for expenses incurred for transporting insane patients to points outside the State, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. We recommend that the same be referred to the committee on Appropriations.

> M. F. McNrq,
> Chairman.

## Ordered passed on file.

## MINORITY RECOMMENDATION.

Mr. Speakir-We, the undersigned members of your committee on Claims, to whom was referred Senate file No. 198, beg leave to report that we have had the same under consideration, and being in the minority, most respectfully dissent from the views of the committee recommending passage of the said bill; and we, therefore, submit that the said bill be indefinitely postponed.

Lorenzo D. Teter, A. H. Cheney.

McNie of Benton, from the committee on Claims, submitted the following report:

Mr. Speaker-Your committee on Claims, to whom was referred Senate file No. 277, a bill for an act to appropriate the sum of one hundred dollars ( $\$ 100$ ) to pay E. S. Frank for money advanced by him to the State of Iowa as rent for certain lake beds situated in Wright and Hancock counties, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass. We recommend that the same be referred to the committee on Appropriations.

M. F. MCNie,<br>Chairman.

Ordered passed on file.
Also:
Mr. Speaker-Your committee on Claims to whom was referred Senate file 0.205 a bill for an act to appropriate the sum of seventy-five dollars ( $\$ 75.00$ ) to pay Heary Eyler for money advanced by him to the State of Iowa as rent for certain lake beds situated in Wright county, Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the. recommendation that the same do pass. We recommend that the same be referred to the committee on Appropriations.

> M. F. McNIE, Chairman.

Ordered pas ied on file.

## MINORITY RECOMMENDATION.

Mr. Spfaker-We, the undersigned members of your committee on Claims, to whom was referred Senate files No. 205 and 277, beg leave to report that we have had the same under consideration, and being in the minority, most respectfully dissent from the views of the committee recommending the passage of the said bills; and we, therefore, submit that the said bills be indefinitely postponed.

Lornzo D. Thter,
F. M. Epperson,
A. H. Cheney.

On motion of Weeks of Guthrie, substitute for House file No I34, a bill for an act to provide for extension work by the Iowa State College of Agriculture and Mechanic Arts, and for investigations and experimental work by the Agricultural Experiment Station and to make appropriations therefor, was taken up read first and second time and considered.

Mr. Weeks moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:

Bailey, Bealer, Bixby, Calderwood Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Coburn, Conn, Crose, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wise, Wright, Mr. Speaker-8o.

The nays were:
None.
Absent or not votin:-:
Boland, Buckingham, Chassell, Clark, Cobb, Colclo, Cummings, Darrah, Dashiell, Flenniken, Hart, Jacobson, Kennedy, Peet, Springer, Stanbery, Stoltenberg, •Whiting, Whitmer, Wyland-20.

So the bill passed.
Weeks of Guthrie moved to amend the title by inserting after the word "extension" the words "and experiment."

Title as amended agreed to.
Mattes of Sac moved to reconsider the vote by which House file No. 400 passed the House and by which it passed to its third reading.

Motion prevailed and House file No. 400 was placed before the House for consideration.

Mattes of Sac moved to amend by adding to section one (I) the following: The sum as mentioned in this section shall be paid upon the order of the board of trustees of said Agricultural College, to be paid quarterly, but not more than one-half thereof shall be paid before July i, 1906.'

Amendment adopted.
Mattes of Sac. moved to amend by adding to section two (2) the following: "The sum as mentioned in this section shall be paid upon the order of the Board of Regents of said University to be paid quarterly, but not more than one-half thereof shall be paid before July i, igo6."

Amendment adopted.
Mattes of Sac moved to amend by adding to section tnree (3) the following: The sum as mentioned in this sestion shall be paid upon the order of the Board of Trustees of the said Normal School, to be paid quarterly, but not more than one-half thereof shall be paid before July I, igo6."

Amendment adopted.
Mr. Mattes moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden. Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn. Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneya, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkın, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Washburn, Welden, Wilson, Wise, Wright, Mr. Speaker85.

The nays were:
None.
Absent or not voting:
Boland, Clark, Coclo, Darrah, Greeley, Hart, Kennedy, Peet, Stanbery, Temple, Van Eaton, Weeks, Whiting, Whitmer, Wyland-I 5 .

The bill passed and the title was agreed to.
On motion of Kendall of Monroe, Senate file No. I 59, a bill for an act to amend the law as it appears in section seven twentynine (729) of the supplement to the code and four twenty-two (422) of the code relating to the powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is
located. Also additional to title four (4) chapter ten (io) of the code, relating to the powers of township trustees, was taken up and considered.

Doran of Boone moved to amend by inserting after the word "meeting' in the fifth line of section three (3) the following: "On petition of a majority of the resident freeholders of a territory upon which such tax is to be levied."

Amendment adopted.
Kendall of Monroe moved that the rule be suspended and that the bill be read a third t'me now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass.
The yeas were:
Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Coburn, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Dow, English, Epperson, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, McClurkin, McDole, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulaing, Summers, Teachout, Temple, VanEaton, Washburn, Weeks, Whiting, Wise, Wright, Mr. Speaker-62.

The nays were:
Bailey, Bealer, Buckingham, Cobb, Doran, Freeman, Hanna, Heles, Hume, Langan, Lundt, McAllister, McCreary, McNie, Pritchard, Springer, Stoltenberg, Teter, Welden, Willson-20.

Absent or not voting:
Boland, Clark, Clary, Colclo, Darrah, Flenniken, Geneva, Hart, Kennedy, Langan, Lundt, McCreary, McNie, Pritchard, Springer, Stoltenberg, Teter, Welden-i8.

So the bill passed and the title was agreed, to.
On motion of Temple o! Clarke Senate file No 254 a bill for an act to amend chapter one ( 1 ) of the acts of the Twenty-seventh General Assembly relating to the publication of the laws of the State with report of committee recommending passage was taken up and considered.

Mr. Temple moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Cobb, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-85.

The nays were:
None.

## Absent or not voting:

Bealer, Boland, Clark, Clary, Coburn, Darrah, Dashiell, Frudden, Hart, Kennedy, Peet, Sankey, Stanbery, Whitmer, Wyland - 15 .

So the bill passed and the title was agreed to.
Weeks of Guthrie in the chair.
On motion of Hambleton of Mahaska House file No. 418, a bill for an act legalizing a special election held at Oskaloosa, Mahaska county, Iowa, on the 16th of August, 1905, for the purpose of voting a tax of five per centum on assessed value of property of said city was taken up and considered.

Hambleton of Mahaska moved to amend the publication clause by striking out the word "Daily."

Amendment adopted.
Mr. Hambleton moved that the rule be suspended, the bill be cousidered engrossed, and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassel, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose,

Cummings, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks Melden, Mhiting, Millson, Wise, Wright-79.

## The nays were:

## None.

Absent or not voting:
Boland, Buckingham, Cheney, Clark, Darrah, Dashiell, English, Flenniken, Greene, Hart, Kennedy, Koontz, Lundt, Mattes, Peet, Pritchard, Stanbery, Temple, Whitmer, Wyland, Mr. Speaker--2I.

So the bill passed and the title was agreed to,
Langan of linton moved to reconsider vote by $\mathrm{v} 1: 1 \mathrm{l}$ tute for House file No. 103 passed the House and by which it passed to its third reading.
ot on prevailed and substitute for House file 103 was placed before the House for consideration.

Speaker Clarke in the chair.
Langan of Clinton moved to amend by adding after the title the words, "Be it enacted by the General Assembly of the State of Iowa."

Amendment adopted.
Mr. Langan moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a thir 1 time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassel, Cheney, Christianson. Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva,

Greeley, Gregory, Hakes, Hanna, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin. McCreary, McCulloch, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Powẹrs, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-78.

The nays were:
None.
Absent or not voting:
Boland, Clark, Clary, Darrah, Greene, Hambleton, Hart, Head, Jepson, Kennedy, Koontz, Lowrey, McDole, McElrath, Mattes, Peet, Pritchard, Saylor, Stanbery, Weeks, Whitmer, Wyland -22.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate.
Mr. Speaker-1 am directed to inform your honorable body that the Senate herewith returns Senate file No. 224, a bill for an act to amend the law as it appears in chapter thirty-six (36) of the laws of the Thirtieth General Assembly relating to park commissioners.

Gfo. A. Newman, Secretary.

## Also:

Mr. Spaaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 161, a bill for an act providing for the inside finishing and completion of the historical, memorial and art building, also for the purchase of steel book stacks and making an appropriation therefor.

Gro. A. Nrwman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House substitute amendments for the following bill in which the concurrence of the Senate was asked:

Senate file No. 134, a bill for an act to amend the law as it appears in section seven hundred forty-five (743) of the supplement to the code, relating to the purchase or erection of waterworks by cities and conferring additional powers with reference thereto.

Geo. A. Newman,
Secretary.

Also:
Mr. Spafiker-I am directed to inform your honorable body that the Senate has concurred in amendments to the following bill in which the concurrence of the Senate was asked:

Senate file No. 218, a bill for an act to amend section eight hundred fiftyfive (855) of the code relative to park commissioners and their powers.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in amendments to the following bill in which the concurrence of the Senate was asked:

Senate file No. 178 a bill for an act to amend sections eighteen (18) and nineteen (19) provisions to the code and subsequent statutes in relation to county auditors' reports to the State auditor, of codes, supplements to the code and session laws furnished by the Secretary of tate to county auditors.

Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate tile $\Lambda 0$. 109, a bill for an act to repeal sections twenty-three hundred forty-one (2341) and twenty-three hundred forty-two (2342) of the code relative to the registration and publication of pedigrees, and to enact a substitute therefor.

> Geo. A. Newman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Houseis asked:

Senate file No. 208, a bill for an act to amend section twenty-one hundred fifty-eight (2158), chapter eight (8), title ten (10) of the code, referring to telegraph and telephone lines.

> Geo. A. Newman, Secretary.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 253, a bill for an act to prohibit unfair commerical discrimination between different sections, communities or localities, or unfair competition and providing penalties therefor.


Geo. A. Newman

Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 379, a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three (1533) and fifteen hundred forty-a ( $1540-\mathrm{a})$ ) of the supplement to the code, relating to the collection of road taxes.

Geo. A. Newman, Secretarv.

Also:
Mr. Speakxr-I am directed to inform your honorable body that the Senate has concurred in the report of conference committee, and passed the following bill:

House file No. 74, a bill for an act to regulate the employment of child labor.

Geo. A. Newman, Secretary.

## REPORT OF COMMITTEE.

Carstensen of Clinton, from the committee on Engrossed Bills, submitted the following report:
Mr. Speakhr-Yur committee on Engrossed Bills to whom was referred
House file No. 413. a bill for an act to provide for the sale and use of certain
mileage books or tickets for transportation on railways, beg leave to report
that they have examined the same and find that the same is correctly
engrossed.
Theo. Carstensen.
Chairman.

## Adopted.

Chassell of Plymouth moved that House file No. 413 be read a third time now.

Temple of Clarke moved as an amendment that the bill be referred to the committee on Railroads and Commerce, with instructions to report as soon as practicable.

Chassell of Plymouth and Teter of Marion demanded a roll call on the question of referring the bill to the committee on Railroads and Commerce.

On the question, shall the amendment be adopted?

The yeas were:
Bealer, Bixby, Cassel, Clary, Cobb, Coburn, Dashiell, Doran, Dow, Freeman, Frudden, Greeley, Greene, Gregory, Hanna, Jacobson, Koontz, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Nichols, Offill, Ritter, Saylor, Skinner, Summers, Temple, Van Eaton, Wilson, Wise-34.

## The nays were:

Bailey, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Colclo, Conn, Crose, Cummings, Davie, De Mar, English, Epperson, Flenniken, Geneva, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey; Lundt, Maben, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Pritchard, Robinson, Sankey; Shaffer, Spaulding, Springer, Stoltenberg, Teter, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-55.

Absent or not voting:
Boland, Carden, Clark, Darrah, Hart, Kennedy, Peet, Stanbery, Teachout, Whitmer, Wyland-II.

Amendment lost.
Original motion prevailed and the bill was read a third time.
On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, English, Epperson, Flenniken, Frudden, Geneva, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Langan, Lister, Lowrey, Lundt, McClurkin, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teter, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-68.

## The nays were:

Dashiell, DeMar, Doran, Dow, Freeman, Greeley, Greene, Gregory, Laird, McAllister, McCreary, Saylor, Temple, Wise—I4.

Absent or not voting:
Bealer, Boland, Clark, Darrah, Hart, Kennedy, Koontz, Leech, McDole, McElrath, Peet, Stanbery, Summers, Teachout, Van Eaton, Whitmer, Willson, Wyland-ı8.

So the bill passed and the title was agreed to.
Cummings of Marshall moved to reconsider the vote by which House file No. 413, passed the House. Motion seconded by Chassell of Plymouth.

Motion lost.
On motion of McNie of Benton Senate file No. 139, a bill for an act appropriating the sum of $\$ 2500$ to pay M. H. Byers for his services in prosecuting and collecting the claim of the state of Iowa ayainst United States government for money expended by the state in aiding the government to equip and place in field its soldiers for the Spanish war, was taken up and considered.
$\mathrm{Mr} . \mathrm{McNie}$, moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
'The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Sankey, Shaffer, Skinner, Spaulding, Springer, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-74.

The nays were:
None.
Absent or not voting :
Boland, Buckingham, Cassel, Clark, Coburn, Conn, Dai gh, Hart, Head, Jones, Kennedy, Koontz, Langan, McCulloch, Maben, Peet, Robinson, Saylor, Stanbery, Stoltenberg, Summers, Temple, Teter, Whitmer, Wise, Wyland--26.

So the bill passed and the title was agreed to.
Wright of Webster called up the motion which had been filed to reconsider the vote by which Senate file No. 224 was indefinitely postponed.

Motion to reconsider prevailed.
Jepson of Woodbury moved as a substttute for the report of the committee on Senate file No. 224, that it ve recommended for passage. Motion prevailed and the bill was before the House for consideration.

Mr. Jepson moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas.were:
Bealer, Bixby, Carden, Chassell, Cheney, Christianson, Clary, Colclo, Crose, Cummings, Dashiell, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McDole McElrath, McNie, Martin, Meredith, Morris, Mntt, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-7I.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Buckingham, Calderwood, Carstensen, Cassel, Clark, Cobb, Coburn, Conn, Darrah, Davie, English, Flennikin, Gregory, Hart, Head, Heles, Hollembeak, Kennedy, Lowrey, Maben, Mattes, Peet, Stanbery, Whitmer, Wise, Wyland-29.

So the bill passed and the title was agreed to. INTRODUCTION OF BILIS.
By Greeley of Story House file No. 42I, a bill for an act to grant legislative assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agricultural and Mechanic Arts.

Read first and second time and passed on file.

A Brle for an act to grant legislative assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and the Mechanic Arts.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That Legislative assent be and is hereby given to the purpose of the grant authorized by the congressional act, approved March 16, 1906, and that in accordence with requirements thereof the state agrees to devote the moneys thus received to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and the Mechanic Arts as provided in said act of Congress.

Section 2. This act being deemed of immediate importance. shall be in force from and after the date of its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Inwa.

By Skinner of Union, House file No. 422, a bill for an action to legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company," should be approved and adopted.

Read first and second time and passed on file.
A Bill for an action to legalize the sabmission to the voters of the city of Creston, Iowa, of the question whether an ordinance entltled 'an ordinance authorizing the Des Moines, Winerset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company,' should be approved and adopted.
Wherras, on or about the sixteenth day of February, A. D. 1906, there was referred by the city council of the city of Creston, Iowa, for submission to a vote of the people an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interbrban railways in, across over and along the streets of the city of Creston. lowa, and defining the powers and duties of said company;" and,

Whereas, said ordinance provided, among other things, that it should only become effective upon its approval by a majority of the voters of said city voting thereon, voting upon the same at a general election, or at one specially called for that purpose; and,

Whereas, under a proclamation of the mayor of said city of Creston, Iowa, made on the twenty-sixth day of February, A. D. 1906, notice was given that there would be submitted to the voters at the regular municipal
election in the said city of Creston on the twenty-sixth day of March, A. D. 1906, the question whether the said ordinance should be approved and adopted; and,

Whereas the said question was so submitted at the said election held in Creston on March the twenty-sixth, A. D: 1906, and a majority of the electors voting thereon voted in the affirmative and in favor of the adoption and the approval of the sa:d ordinance; and,

Whereas, doubt has arisen as to the legality of a question concerning a franchise submitted at a regular manicipal election:
Be it Enacted by the General Assembly of the State of Lowa:
Sectionl1. That the said ordinance and the proceedings for the submission of the same to a vote of the electors of the said city of Creston, Iowa, and the actions of the city council thereunder, and concerning said ordinance be, and the same are hereby in all respects legalized, ratified and confirmed.

Section 2. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader, a newspaper published in Des Moines, Iowa, and the Creston Advertiser-Gazette, a newspaper published in Creston, Iowa, without expense to the state.

By Frudden of Dubuque House file No. 423, a bill for an act to amend the law as it appears in section two thousand twentysix (2026) of the supplement to the code, relating to street railways over highways.

Read first and second time and passed on file.
A Bill for an act to amend the law as it appears in section two thousand twenty-six (2026) of the supplement to the code, relating to street railways over highways.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section two thousand twenty-six (2026) of the supplement to the code be amended by striking from the twelfth line thereof the words ' to any state institution".

Section 2. This art being deemed of immediate importance shall take effect from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published at Des Moines, Iowa.

By Greene of Madison House file No. 424, a bill for an action to legalize the submission to the voters of Macksburg, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric, or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duiies of said company," should be approved and adopted.

Read first and second time and passed on file.
A Bill for an action to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "'an ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duties of said company,' should be approved and adopted.
Whereas, on or about the sixteenth day of February, A. D. 1906, there was referred by the town council of the town of Macksburg. Iowa, for submission to a vote of the people an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duties of said company", and,

Whereas, said ordinance provided among other things, that it should only become effective upon its approval by a majority of the voters of said town voting thereon, voting upon the same at a general election, or at one specially called for that purpose, and,

Wherras, under a proclamation of the mayor of said town of Macksburg, Iowa, made on the twenty-second day of February, A. D. 1906, notice was - given that there would be submitted to the voters at the regular municipal election in said town of Macksburg on the twenty-sixth day of March, A.D. 1906, the question whether the said ordinance should be approved and adopted; and

Whereas, the said question was so submitted at the said election held in Macksburg on March the twenty-sixth, A. D. 1906, and a majority of the electors voting thereon voted in the affirmative and in favor of the adoption and the approval of said ordinance; and

Whereas, doubt has arisen as to the legality of a question concerning a franchise submitted at a regular municipal election:
Be it Enacted by the General Assembly of the Slate of Iowa:
Section 1. That the said ordinance and the proceedings for the submission of the same to a vote of the electors in the said town of Macksburg, lowa, and the action of the town council thereunder, and concerning sald ordinance be, and the same are hereby in all respects legalized, ratified and confirmed.

Section 2. In effect. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication' in the Register and Leader, a newspaper published in Des Moines, Iowa, and the Winterset Reporter, a newspaper published in Winterset, Iowa, without expense to the state.

By Geneva of Keokuk House file No. 425, a bill for an act to leagalize the official acts of certain persons acting as notaries public.

Read first and second time and passed on file.
A Bill for an act to legalize the official acts of certain persons acting a ${ }^{s}$ notaries public.

Whereas, certain notaries public, holding their office during the term ending July 4, 1903, who continued to act as such notaries public after July 4, 1903, before qualifying as such, but have since qualified as provided by law, therefore.

Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That all of the official acts of all notaries public holding their office during the term ending July 4, 1903, who continued to act as such notaries public after July 4, 1903, before qualifying as such, but have since qualified as provided by law, be and the same are hereby legalized and made valid to the same extent as though they had become duly qualified to ast as notaries public immediately upon the expiration of the term ending July 4, 1903. Provided, however, that nothing in this act shall affect any pending litigation.

On request of Cummings of Marshall, unanimous consent having been given, House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities, or localities or unfair competition, and providing penalties therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. Cummings moved that the House concur in the Senate amendments.

On the question; Shall the House concur?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Whiting, Wright, Mr. Speaker-72.

## The nays were:

Jepson, Kendall-2.

Absent or not voting :
Bealer, Boland, Buckingham, Chassell, Clark, Clary, Darrah, Flenniken, Greeley, Hart, Sead, Jones, Kennedy, Koontz, Lowrey, Maben, Offill, Peet, Springer, Stanbery, Stoltenberg, Welden, Whitmer, Willson, Wise, Wyland-26.

So the House concurred.
REPORTS OF COMMITTEE.
Temple of Clarke, from the committee on Ways and Means, submitted the following report:

Mr. Speaker-Your committee on Ways and Means, to whom was referred Senate file No. 231, a bill for an act to repeal section thirteen hundred ni ety-one (1391) of the code relating to delinquent taxes and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple, Chairman.

Ordered passed on file.
Also:
Mr Speaker-Your committee on Ways and Means, to whom was referred Senate file No. 336, a bill for an act to amend section thirteen hundred twenty two (1322) of the code, relating to the taxation of national, state and savings banks and the shares of stock therein, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

M. L. Temple,<br>Chairman.

Ordered passed on file.

## Also :

Mr. Speaker-Your committee on Ways and Means, to whom was referred House file No. 406, a bill for an act to repeal chapter fifty-one (51) of the laws of the Thirtieth General Assembly, relating to the collection of tax on collateral inheritances, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> M. L. Temple.
> Chairman.

Ordered passed on file.
Calderwood of Scott asked unanimous consent to withdraw House file No. 82 from the committee on Banks and Banking and from further consideration by the House.

Granted.

McNie of Benton asked unanimous consent to withdraw House file No. 260 from further consideration by the House.

Granted.
Kendall of Monroe moved that the House this afternoon adhere to the calendar until the same is disposed of.

Motion prevailed.
On motion of Jones of Montgomery House file No. 421, a bill for an act to grant legislative assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts, was taken up and considered.

Greeley of Story moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Cassel, Chassell, Cheney, Christianson, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, Doran, Dow, English, Epperson, Flenniken, Freeman, Geneva, Greeley,'Greene, Gregory, Hakes, Hambleton, Hanna, Head, Hume,'Jacobson, Jones, Kendall, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Stoltenberg, Summers, Teachout, Temple, Teter, VVan" Eaton, Washburn, Welden, Whiting, Wright, Mr. Speaker-72.

Che nays were:

## None.

Absent or not voting:
Boland, Buckingham, Carstensen, Clark, Clary, Darrah, Dashiell, DeMar, Frudden, Hart, Heles, Hollembeak, Jepson, Kennedy, Kling, Laird, McCreary, McElrath, Martin, Peet, Skinner, Springer, Stanbery, Weeks, Whitmer, Willson, Wise, Wyland-28.

So the bill passed and the title was agreed to.

The committee appointed to draft resolutions of respect to the late Hon. George Jamison, submitted its report, which was adopted.

On motion of Cobb of Taylor the House adjourned until 2 o'clock.

AFTERNOON SESSION.
The House met pursuant to adjournment.
Speaker Clarke in the chair.
The Journal of Monday, April 2, was corrected and approved.
On motion of Teter of Marion House file No. 399, a bill for an act conferring upon women the right to vote for presidential electors, with report of committee without recommendation was taken up and considered.

Mr. Teter moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Carden, Cheney, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Dow, English, Epperson, Freeman, Hambleton, Hanna, Head, Hollembeak, Hume, Kling, Laird, Leech, Lundt, McAllister, McCullcch, McDole, McNie, Maben, Martin, Meredith, Morris, Pritchard, Shaffer, Spaulding, Summers, Teachout, Teter, Van Eaton, Weeks, Welden, Whiting, Wise, Wright-43.

The nays were:
Bailey, Buckingham, (Calderwood, Carstensen, Christianson, Clary, Coburn, Colclo, Davie, DeMar, Doran, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Heles, Jacobson, Jepson, Jones, Kendall, Koontz, Langan, Lister, Lowrey, McCreary, McElrath, Mott, Nichols, Offill, Olson, Ritter, Saylor, Springer, Temple, W ashburn, Mr.Speaker--38.

Absent or not voting:
Boland, Cassel, Chassell, Clark, Hakes, Hart, Kennedy, McClurkin, Mattes, Peet, Powers, Robinson, Sankey, Skinner, Stanbery, Stoltenberg, Whitmer, Willson, Wyland-ig.

So the bill was lost.

THE FOLLOWING EXPLANATION OF VOTE WAS FILED.
While I am in favor of submitting the amendment for woman's suffrage to the people for their approval or rejection, I am not in favor of forcing it upon them without their consent. For that reason I desire to be recorded as voting no.

Theo. Carstensen.
On motion of Colclo of Carroll Senate file No. 214, a bill for an act to provide for the organization, of consolidated independent districts additional to chapter thirteen (XIII) title fourteen (14) of the code, was taken up and considered.

Mr. Colclo moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Christianson, Ciary, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Dow, English, Epperson, Greeley, Hakes, Hambleton, Head, Jacobson, Jones, Koontz, Laird, Leech, Lundt, McAllister, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Ritter, Sankey, Shaffer, Skinner, Spaulding, Teachout, Temple, Van Eaton, Washburn, Weeks, Whiting, Wise, Mr. Speaker-53.

The nays were:
Buckingham, Cheney, Coburn, Conn, Doran, Geneva, Hanna, Hollembeak, Kendall, Lister, Lowrey, McCreary, Saylor, Teter, Wright, Jepson-ı6.

Absent or not voting :
Boland, Cassel, Chassell, Clark, Cobb, Flenniken, Freeman, Frudden, Greene, Gregory, Hart, Heles, Hume, Kennedy, Kling, Langan, McClurkin, McDole, Offill, Peet, Powers, Pritchard, Robinson, Springer, Stanbery, Stoltenberg, Summers, Welden, Whitmer, Willson, Wyland-3r.

So the bill passed and the title was agreed to.

## THE FOLLOWING EXPLANATION OF VOTE WAS FILED:

I desire to state, as a matter of record, that on account of being unavoidably detained at home, I was not present when House file No. 413 was considered. Had I been present I should have voted aye.
J. H. Darrah.

MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 43.8, a bill for an act legalizing a special election held at Oskaloosa, Mahaska county, Iowa, on the sixteenth day of August, 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric Railway Company, and legalizing the recording of the certificate issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer.

Geo. A. Nrwman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10), title four (4) of the code.

Gro. A. Newman,

Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill in which the concurrence of the Senate was asked:

House file No. 91, a bill for an act making an appropriation for the Department of Agriculture for the erection of a permanent steel amphitheater on the fair grounds.

Gbo. A. Newman,

## Also:

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

Substitute for House file No. 403, a bill for an act making appropriations for the construction, repair, improvement and contingent fund for the State Hospitals, Penitentiaries, Industrial Schools, Institutions for the Feeble Minded, College for the Blind, School for the Deaf, Soldiers' Home and Soldiers' Orphan Home.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 323, a bill for an act to amend section sixteen hundred fifty-seven-n (1657-n) chapter three (3) of the supplement to the code, relating to salary of Secretary of Agricultural Society.

Geo. A. Newman,
Secretary.
Also:
Mr. Spfaker-I am directed to inform your honorable body that the Senate has concurred in the following House amendment to the following bill in which the concurrence of the Senate was asked:

House file No. 134, a bill for an act to provide for agricultural extension work.

Geo. A. Newman,<br>Secretary.

## Also:

Mr. Spafikr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 337, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code, relative to railway rates.

> Gro. A. Newman,
> Secretary.

On motion of Teter of Marion House file No. 85, a bill for an act to repeal section forty-nine hundred seventeen (4917) of the code and to amend chapter eight (8) of the code, relating to offenses against rights of suffrage, with report of committee recommending passage as amended by substitute, was taken up and considered.

Mr. Teter moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Calderwood, Carstensen, Cheney, Christianson, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Dow, English, Freeman, Geneva, Gregory, Hambleton, Hollembeak, Hume,Jepson, Jones, Kendall, Kling, Laird, Langan, Lundt, McAllister, McCreary, Macie, Maben, Martin, Meredith, Mott, Nichols, Powers, Sankey, Shaffer, Spaulding, Teachout, Teter, Washburn, Weeks, Whiting, Mr. Speaker-45.

The nays were:
Buckingham, Carden, Cobb, Coburn, Colclo, Darrah, Doran, Epperson, Greene, Hakes, Hanna, Head, Jacobson, Koontz, Leech, Lister, Lowrey, McClurkin, McCulloch, McDole, Morris, Offill, Olson, Ritter, Robinson, Saylor, Skinner, Temple, Van Eaton, Willson, Wright-3r.

Absent or not voting,
Bixby, Boland, Cassel, Chassell, Clark, Clary, Flenniken, Frudden, Greeley, Hart, Heles, Kennedy, McElrath, Mattes, Peet, Pritchard, Springer, Stanbery, Stoltenberg, Summers, Welden, Whitmer, Wise, Wyland-24.

So the bill was lost.
On motion of Shaffer of Fayette House file No. 182, a bill for an act providing for the form of ballot to be used at municipal elections and for manner of nomination by petition for place on such ballot and providing penalties for violation of its provisions and repealing acts inconsistent with its provisions, with report of committee recommending passage as amended by substitute, was taken up and considered.

Kendall of Monroe moved to amend by striking the words and figures "ten (10)" from the fourth line of section one (I) and inserting the words and figures "twenty-five (25)" in lieu thereof; and by striking out the words and figures "ten (io)" from the ninth line of section one (I) and inserting the words and figures "twenty-five (25)" in lieu thereof.

Amendment adopted.

Shaffer of Fayette moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cheney, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Freeman, Greeley, Greene, Gregory, Hakes, Hambleton, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lowrey, Lundt, McAllister, McCreary, McNie, Maben,Martin, Mattes, Meredith, Mott, Olson, Powers, Robinson, Shaffer, Spaulding, Springer, Summers, Teachout, Van Eaton, Washburn, Weeks, Whiting, Mr. Speaker-56.

The nays were:
Buckingham, Cassel, Christianson, Coburn, Dow, Geneva, Hanna, Head, Kendall, Koontz, McClurkin, McCulloch, McDole, Saylor, Temple, Teter, Wright-I7.

Absent or not voting:
Boland, Chassell, Clark, Conn, Frudden, Hart, Heles, Jepson, Kennedy, Langan, Lister, McElrath, Morris, Nichols, Offill, Peet, Pritchard, Ritter, Sankey, Skinner, Stanbery, Stoltenberg, Welden, Whitmer, Willson, Wise, Wyland-27.

So the bill passed and the title was agreed to.
On motion of Teter of Marion Senate file No. 7, a bill for an act relating to the jurisdiction of justices of the peace and their courts in the State of Iowa, was taken up and considered.

Head of Greene moved that Senate file No. 7 be indefinitely postponed.
Motion prevailed and the bill was indefinitely postponed.
On motion of Bixby of Delaware Senate file No. 334, a bill for an act to require operators of creameries to Pasteurize skimmed milk before delivering the same to any person, and providing a penalty for violation thereof, was taken up and considered.

Mr. Bixby moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bealer, Bixby. Calderwood, Carden, Carstensen, Cassel, Chassell, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Hambleton, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Langan, Leech, Lundt, McAllister, McClurkin, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Temple, Van Eaton, Washburn, Whiting, Mr. Speaker-57.

## The nays were:

Buckingham, Cheney, Christianson, Clary, Colclo, DeMar, Freeman, Gregory, Hakes, Hanna, Heles, Jepson, Laird, McCreary, McCulloch, Powers, Teter, Welden, Wright-ig.

Absent or not voting:
Bailey, Boland, Clark, Coburn, Hart, Head, Kennedy, Koontz, Lister, Lowrey, McDole, McElrath, Offill,'Peet, Saylor, Springer, Stanbery, Summers, Teachout, Weeks, Whitmer, Willson, Wise, Wyland-24.

So the bill passed and the title was agreed to.
On motion of Cummings of Marshall House file No. 417, a bill for an act to amend section thirty-six (36) of the code, relative to the publication of acts of the legislature, was taken up and considered.

Mr. Cummings moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie,

Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teter, ${ }^{\text {'V }}$ Van Eiton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-85.

## The nays were?

Freeman-1.
Absent or not voting:
Boland, Clark, Hakes, ${ }^{4}$ Hollembeak, Kennedy, McCreary, Mott, Peet, Springer, Stanbery, Teachout, Temple, Whitmer, Wyland-I4.

So.the bill passed and the title was agreed to.
On motion of Hume of Mitchell House file No. 193, a bill for an act to repeal section four hundred sixty-nine (469) of the code, relative to the compensation of the board of supervisors and to enact a substitute therefore, with report of committee recommending passage as ammended by substitute was taken up and considered.

Substitute amendment adopted.
Robinson of 'Emmet moved that consideration be deferred until kindred bills are reached.

Motion"prevailed.
On motion of Mattes or Sac House file No. 287, a bill for an act additional to and amendatory to the law as it appears in chapter six (6) of title twelve (XII) of the code of 1897 and supplement to the code relative to intoxicatlng liquors, providing for the appointment of District Marshals and their deputies, describing their duties, fixing their compensation and creating a fund therefor, with report of committee recommending indefinite postponement, was taken up and considered.

Mr . Mattes moved that the report of the committee recommending indefinite postponemenc be adopted.

Meredith of Cass moved to amend by substituting the report of the minority of the committee.

Meredith of Cass and Cobb of Taylor demanded a roll call.
On the question, Shall the report of the minority be substituted for the report of the committee?

The yeas were:
Bixby, Carden, Cassel, Cheney, Cobb, Darrah, Dow, Freeman, Head, Hollembeak, Hume, Jones, Kling, Lister, McAllister, McClurkin, McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Powers, Pritchard, Robinson, Shaffer, Skinner, Temple, Van Eaton, Washburn, Weeks, Whiting-33.

The nays were:
Bailey, Bealer, Buckingham, Calderwood, Carstensen, Chassell, Christianson, Clary, Coburn, Colclo, Conn, Crose, Cummings, Dashiell, Davie, DeMar, Doran, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hanna, Heles, Jacobson, Jepson, Kendall, Koontz, Laird, Langan, Leech, Lundt, McCreary, McCulloch, McDole, McElrath, Mattes, Offill, Olson, Ritter, Sankey, Saylor, Springer, Stoltenberg, Summers, Teter, Welden, Willson, Wright, Mr. Speaker -54 .

Absent or not voting.
Boland, Clark, Hambleton, Hart, Kennedy, Lowrey, Peet, Spaulding, Stanbery, Teachout, Whitmer, Wise, Wyland-r 3.

So the House refused to substitute the minority recommendations for the report of the committee.

The report of the committee indefinitely postponing House file No. 287 was adopted and the bill was indefinitely postponed.

On motion of Wright of Webster Senate file No. 169, a bill for an act appropriating the sum of one thousand (\$r,000) dollars to be paid to Lena Ness, guardian of Andrew T. Ness for the use and benefit of Andrew Ness in settlement of all claims against the State of Iowa by reason of the injury to Andrew Ness and the damage resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury; said injury occurring while the said Andrew Ness was. detained in the State Hospital for the Insane at Independence, Iowa, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Springer, Stoltenberg, Summers, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise. Wright, Mr. Speaker-87.

The nays were:
None.

## Absent or not voting:

Boland, Cassel, Clark, Hart, Head, Kennedy, Peet, Saylor, Spaulding, Stanbery, Teachout, Whitmer, Wyland-I 3 .

So the bill passed and the title was agreed to.
On request leave of absence was granted Hart of Allamakee until Thursday.

The committee appointed to draft resolutions on the death of Hon. J. S. Hoagland made its report, which was adopted.

## REPORTS OF COMMITTEE.

Head of Greene, from the committee on Banks and Banking, submitted the following report:

Mr. Speaker-Your committee on Banks and Banking, to whom was referred Senate file No. 39, a bill for an act repealing sections eighteen hundred seventy-two (1872) and eighteen hundred seventy-three (1873) of the code, relating to quarterly statements of state and savings banks and examinations by the Auditor of State and providing substitutes therefor, beg leave to report that they have had the same under consideration and haye instructed me to report the same back to the House with the recom. mendation that the same be indefinitely postponed.

> Mahlon Head,
> Chairman.

Adopted and the bill was indefinitely postponed.
Also:

Mr. Spraker-Your committee on Banks and Banking, to whom was referred Senate file No. 215, a bill for an act to provide for the renewal or extension of the corporate period of state and savings banks, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended as follows:

Amend section one (1) by striking out of line twenty-four (24) and line twenty-five (25) the words "with the Secretary of State" and inserting in lieu thereof the words "filed, recorded and fees paid as provided in section sixteen hundred eighteen (1618) of the code,' and when so amended the bill do pass.

> Mahlon Head, Chairman.

Adopted.
Amendment adopted.
Mattes of Sac asked unanimous consent to withdraw from committee on Appropriations and from furtheir consideration of the House, House files Nos. 33, I 13 , 130, 135, I37, 142, 148, 149 , I5I, I56, I57, I59, 16ı, 164, as substitute for House file No. 403 covers the same grounds.

Granted.
McNie of Benton moved the adoption of the report of the committee on Claims, recommending that Senate file No 198 do pass and that it be referred to the committee on Appropriations.

Teter of Marion moved to substitute the recommendations of the minority, recommending it be indefinitely postponed.

Amendment prevailed and the bill was indefinitely postponed. senate messages considered.
Senate file No. 109, a bill for an act providing for the registration of stallions and fixing penalties for the violation thereof.

Read first and second time and passed on file.
Senate file No. 208, a bill for an act to amend section twentyone hundred fifty-eight (2I58), chapter eight (8), title ten (I0), of the code, referring to telegraph and telephone lines.

Clary of Chickasaw moved that the bill be referred to committee on Telegraph, Telephones and Express.

Ritter of Des Moines moved as an amendment that the bill be referred to the Municipal Corporation committee.

Amendment adopted.
Motion as amended adopted.
Read first and second time and referred to the Municipal Corporation committee.

Senate file No. 337, a bill for an act amending section twentyone hundred twenty-six (2126) of the code relative to railway rates.

Read first and second time and referred to committee on Rail roads and Commerce.

Senate file No. 16I, a bill for an act providing for the inside finishing and completion of the Historical, Memorial and Art building. Also for the purchase of steel book stacks, and making an appropriation therefor.
Read first and second time and referred to committee on Appropriations.

On request of Coburn of Cherokee, unanimous consent having been given, House file No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (ro), title four (4) of the code, with Senate amendments, was taken up and the amendments read and considered.

Mr. Coburn moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Conn, Crose, Darrah, Davie, DeMar,' Doran, Epperson, Flenniken, Freeman, Frudden, Geneva, Hakes, Hambleton, Hollembeak, Hume, Jacobson, Jones, Kendall, Laird, Leech, McAllister, McCreary, McCulloch, McNie, Martin, Mattes, Meredith, Mott, Offill, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Spaulding, Stoltenberg, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-60.

The nays were:
None.
Absent or not voting:
Boland, Carden, Clark, Colclo, Cummings, Dashiell, Dow, English, Greeley, Greene, Gregory, Hanna, Hart, Head, Heles, Jepson, Kennedy, Kling, Koontz, Langan, Lister, Lowrey, Lundt, McClurkin, McDole, McElrath, Maben, Morris, Nichols, Peet, Pritchard, Saylor, Skinner, Springer, Stanbery, Summers, ${ }^{-}$ Teachout, Teter Whitmer, Wyland-40.

So the House concurred.
On motion of McNie of Benton the House adjourned until 9:30 tomorrow.

## JOURNAL OF THE HOUSE.

$\left.\begin{array}{c}\text { Hall of the House of Representatives, } \\ \text { Des Moines; Iowa, April 4, } 1906 .\end{array}\right\}$
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. E. McCullough Calvin, Winfield, Iowa.

The Journal of Tuesday, April 3, was corrected and approved. PETITIONS AND MEMORIALS.

Lowrey of Calhoun, presented petition of citizens of Calhoun county, relative to the proposed change in the tenure of office of the board of supervisors.

Referred to Special committee.
Wise of Black Hawk, presented petition of citizens of Black Hawk, relative to the proposed change in the tenure of office of the board of supervisors.

Referred to Special committee.
REPORTS OF COMMITTEES.
Wise of Black Hawk, from the committee on Railroads and Commerce, submitted the following report:

Mr. Speakrr-Your committee on Railroads and Commerce to whom was referred Senate file No. 337, a bill for an act amending section twentyone hundred twenty-six (2126) of the code relative to railway rates, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

C. A. Wise,

Chairman.
Adopted.

## Also.

Mr. Speaker:-Your committee on Railroads and Commerce to whom was referred senate file No. 241, a bill for an act to amend section seven hundred sixty-eight (768) of the code relating to the enclosing of street car vestibules, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

> C. A. Wise, Chairman.

## Adopted.

Mattes of Sac, from the committee on Appropriations, submitted the following report:

Mr.'Speaker-Your committee on Appropriations, to whom was referred Senate file No. 161, a bill for an act providing for the inside finishing and completion of the Historical, Memorial and Art Building, also for the purchase of stee! book stacks, and making an appropriation therefor, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation_that the same as amended by the Senate do pass.

Jos. Mattes,
Chairman.

## Adopted.

The committee appointed to draft memorial on life and public"services of Hon. L. L. DeLano made its report, which was adopted by a rising vote.

Cobb of Taylor asked unanimous"consent to withdraw motion to reconsider Senate file No. IgI.

Granted.
Kendall of Monroe moved that Senate file No. 333 be recalled from committee on Judiciary and referred to committee on Appropriations.

Motion prevailed and bill so referred.
The committee appointed to draft memorials on death of Hon. Joseph Chapman made its report, which was adopted.

Kendall of Monroe moved that reports of committees in reference to memorials be deferred until Friday.

Mattes of Sac called up concurrent resolution relative to extra employees of the House and Senate and moved its adoption.

Motion prevailed.

The following messages were received from the Senate:

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

Substitute for House file No. 400, a bill for an act making appropriations to the Iowa State College of Agriculture andMechanic Arts, the State University, and the State Normal School.

Gro. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in House amendments to the following bill in which the concurrence of the Senate was asked:

House file No. 103, a bill for an act relating to the manner of serving notice or process on corporations organized under the laws of Iowa, but having no resident officer on whom service may be had.

> Geo. A. Newman, Secretary.

Also:
Mr. Speaker:-I am"directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 407, a bill for an act to legalize city council of Iowa Falls, Hardin county, Iowa.

Gro. A. Newman,
Secretary.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in the House amendments to the following bill in which the concurrence of the Senate was asked:

Senate file No. 159, a bill for an act to amend the law as it appears in section seven hundred twenty-nine (729) of the supplement to the code, and four hundred twenty-two (422) of the code, relating to the powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is located. Also additional to title four (4) chapter ten (10) of the code, relating to the powers of township trustees.

> Geo. A. Newman, > Secretary.

\section*{Also:}

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

House file No 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith.


Gho. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurre nce of the Senate was asked:

House file No. 176, a bill for an act to provide for the election, repair, improvement and equipment of buildings for the State Normal School.

> Gro. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 192, a bill for an act to provide for the erection, repair equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts.

Ghu. A. Newman,
Secretary.

## Also:

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

House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the empioy of the state.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has indefinitely postponed the following bill, in which the concurrence of the Senate was asked:

Substitute for House file No. 219, a bill for an act to authorize boards of supervisors to hear and allow claims for damages on account of sheep killed or injured by a dog or dogs and providing payment of the same.

Geo. A. Newman,
Secretary.
Also:
Mr. Spiaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 235, a bill for an act to amend section twelve hundred ninety-three (1293) of the code, relative to the publication of the official ballot.

> Geo. A. Newman, Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa.

> Geo. A. Nawman, Secretary.

On motion of Martin of Pottawattamie Senate file No. 298, a bill for an act for the relief of W. J. McAhren, in making an appropriation of one hundred fifty one and ninety one hundredths. dollars ( $\$ 15 \mathrm{I} .90$ ) therefor, with report of committee recommen 1 ing passage, was taken up and considered.

Mr. Martin moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Calderwood, Carden, Clary, Colclo, Crose, Davie Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hollembeak, Hume, Jacobson, Koontz, Langan, Leech, Lundt, McClurkin, McNie, Martin, Mattes, Meredith, Morris, Mott, Olson, Ritter, Saylor, Shaffer, Skinner, Spaulding, Springer, Van Eaton, Washburn, Weeks, Whiting, Willson, Wyland-42.

The nays were:
Buckingham, Carstensen, Cheney, Christianson, Cobb, Darrah, DeMar, Doran, Dow, Epperson, Greene, Head, Jones, Kendall, Laird, Lister, McAllister, McCreary, McDole, McElrath, Maben, Nichols, Powers, Robinson, Sankey, Stoltenberg, Teachout, Teter, Welden, Wise, Wright, Mr. Speaker-32.

Absent or not voting:
Bealer, Boland, Cassel, Chassell, Clark, Coburn, Conn, Cummings, Dashiell, English, Flenniken, Gregory, Hart, Heles, Jepson, Kennedy, Kling, Lowrey, McCulloch, Offill, Peet, Pritchard, Stanbery, Summers, Temple, Whitmer-26.

So the bill was lost.
On motion of Clary of Chickasaw, Senate file No. I6, a bill for an act to amend section four hundred forty-one (44I) of the code in regard to official newspapers, with report of committee recommending passage was taken up, and considered.

Mr. Clary, moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Carden, Cheney, Clary, Coburn, Colclo, Crose, Darrah, Davie, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hanna, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lundt, McAllister, McClurkin, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-62

The nays were:
Buckingham, Cassel, Christianson, Cobb, DeMar, Doran, Kendall, Langan, McCreary, McElrath, Teter, Washburn-12.

Absent or not voting:
Bealer, Boland, Calderwood, Carstensen, Chassell, Clark, Conn, Cummings, Dashiell, Gregory, Hambleton, Hart, Head, Jepson, Kennedy, Lister, Lowrey, McCulloch, Offill, Feet, Pritchard, Sankey, Stanbery, Teachout, Temple, Whitmer-26

So the bill passed and the title was agreed to.
On motion of Bixby of Delaware Senate file No. 246, a bill for an act to repeal section twenty-two hundred eighty-seven (2287) of the code and chapter seventy-nine (79) of the acts of the Thirtieth General Assembly, amending said section and to enact a substitute ${ }^{\mathbf{Z}}$ therefor, in regard to the capture and return of patients escaped from hospitals for the insane and the payment of the expenses?thereof, with report of committee recommending passage, was taken up and considered.

Mott of Audubon in the chair.
Bixby of Delaware moved that the rule be suspender and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes,Hambleton, Hanna, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Temple, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Wyland--76.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Chassell, Clark, Cummings, Dashiel, Hart, Head Jepson, Kennedy, Lister, Lowrey, McCulloch, Offill, Peet, Pritchard, Ritter, Springer, Stanbery, Teachout, Teter, Weeks, Whitmer, Mr. Speaker-24.

So the bill passed and the title was agreed to.
On motion of McNie of Benton House joint resolution No. 4, a joint resolution proposing the appointment of a commission to investigate the liability of the State of Iowa for injuries sustained by one Earnest L. Ireland while an employee of the state at Cedar Falls, Iowa, and to make report of its finding of fact and legal conclusions, together with a transcript of all testimony, exhibits and any matter upon which said findings and conclusions are based; such report and recommendations to be made to the Thirty-second General Assembly not later than the first day of the convening thereof, was taken up and considered.

Head of Greene moved that further consideration of House joint resolution No. 4, be indefinitely postponed.

Motion lost.
McNie of Benton moved that the rule be suspended; that the joint resolution be considered engrossed and read a third time now, which motion prevailed, and the joint resolution was read a third time.

Speaker Clarke in the chair.
On the question, Shall the joint resolution pass?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Cheney, Clary, Colclo, Crose, Darrah, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Gregory, Hakes, Hanna, Hollembeak, Hume, Jacobson Jepson, Jones, Kling, Laird, Langan, Leech, Lundt, McAllister, McNie, Maben, Mattes, Meredith, Morris, Mott, Olson, Powers, Ritter, Sankey, Shaffer, Skinner, Spaulding, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wright, Mr. Speaker-57.

The nays were:
Bailey, Carden, Christianson, Cobb, Coburn, Conn, Geneva Hambleton, Head, Heles, Kendall, Lister, McClurkin, McCreary Nichols, Robinson, Stoltenberg-I7.

Absent or not voting:
Boland, Chassell, Clark, Cummings, Dashiell, Davie, Greeley, Greene, Hart, Kennedy, Koontz, Lowrey, McCulloch, McDole, McElrath, Martin, Offill, Peet, Pritchard, Saylor, Springer, Stanbery, Summers, Whitmer, Wise, Wyland-26.

So the joint resolution passed and the title was agreed to.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Sphaker-Your joint committee on Enrolled Bills respectfilly report that they have examined and find correctly enrolled Senate file No. 35 , a bill for an act to amend section fifty-seven hundred sixteen (5716) of the code and to provide for the compensation of the chaplains of the penitentiaries.

Also:
Senate file 279, a bill for an act additional and amendatory of chapter one (1) of title eleven (XI) of the code, and the law as it appears in chapter one (1) of title eleven (XI) of the supplement to the code and chapter seventyseven (77) of the acts of the Thirtieth General Assembly, relative to the State military force and Iowa National Guard.

Also:
Senate file 152, a bill for an act to provide for the publication of municipal accounts and to establish a uniform system of accounts, reports and audit in cities and towns.

Also:
Senate file 218, a bill for an act to amend section eight hundred fifty-five (855) of the code, relative to park commissioners and their powers.

Also:
Senate file 178, a bill for an act to amend sections eighteen (18) and nineteen (19), provisions relating to the code and subsequent statutes in relation to county auditors' reports to the state auditors, of codes, supplements to the code, and session laws furnished by the Secretary of the State to county auditors.

## Also:

Senate file 111, a bill for an act appropriating the sum of seven hundred fifty ( $\$ 750$ )dollars, to be paid to Mrs. John Stein in settlement of all claims against the state of lowa by reason of the death of John Stein, who was killed by a falling scaffold at the Fort Madison penitentiary while working under the orders of the Supertendent of Construction.

Also:
Senate file 134, a bill for an act to amend the law as it appears in section seven hundred forty five (745) of the supplement to the code, relating to the purchase or erection of water works by city and conferring additional powers with reference thereto.

Also:
Joint resolution No. 4, a joint resolution setting aside rocm tweaty seven (27) in the State Capitol building for the use of newspaper publishers reporters and correspondents.

Also:
Senate file 12, a bill for an act making it unlawful for any steam railway or interurban railway doing business within the state or any officer, agent or representative thereof, to issue, give or offer to any city, connty, district state or federal officer, including judges and members of the General Assembly, or any delegate to a political convention to use in attending such convention or return therefrom, or to any member of any political committee or employee thereof, or to any candidate for a city, county, district, state or federal office, or to juriors in state or federal courts, any free ficket or other privileges at rates less than charged the public.

And prohibiting any city, county, district, state or federal officers, and any delegate to a county, district or state political convention, and any candidate for a county, district state or federal office, and any member of any political committee or an employe, thereof, and juror in state or federal court to request or use any such free pass, ticket or privilege, sold or conferred at a less rate than the rate offered to the public, over any steam railroad or interurban railroad, and providing a penalty therefor.
D. W. Turner,

Chairman Senate Committee.
H. L. Spaulding, Chairman House Committee.

Adopted.
On motion of Bixby of Delaware Senate file No. 247, a bill for an act to provide for the care and removal to their place of legal settlement of non-resident insane and for the payment of the expenses thereof and repealing section twenty seven hundred twenty-seven-a-twenty-eight (2727-a-28) of the supplement to the code and all acts and parts of acts in conflict with this act, with report of committee recommending passage, was taken up and considered.

Mr. Bixby moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill. was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Christianson, Clary, Colclo, Conn, Crose, Darrah, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Langan, Leech, Lundt, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mates, Meredith, Mott, Nichols; Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Willson, Wyland, Mr. Speaker-70.

The nays were:
Cheney, Hambleton, McAllister-3.
Absent or not voting:
Boland, Buckingham, Chassell, Clark, Cobb, Coburn, Cummings, Dashiell, Davie, Greene, Hart, Heles, Jepson, Kennedy, Koontz, Lister, Lowrey, Morris, Offill, Peet, Springer, Stanbery, Temple, Whiting, Whitmer, Wise, Wright-27.

So the bill passed and the title was agreed to.
On motion of Bealer of Linn Senate file No. 332, a bill for an act to authorize the executive council to employ artists, have additional decorative pictures painted upon the walls of the Capitol and appropriating the sum of five thousand $(\$ 5,000)$ dollars therefor, with report of committee recommending passage, was taken up and considered.

Weeks of Guthrie moved that Senate file No. 332 be indefinitely postponed.

Motion prevailed and the bill was indefinitely postponed.
On motion of Mattes of Sac, Senate file No. 329, a bill for an act to provide for the payment of certain expenses of indigent patients paroled or discharged from the State Hospital for Inebriates at Knoxville, and the Hospital for Female Inebriates, with report of committee recommending passage, was taken up and considered.

Mr. Mattes moved that the rule be suspended and that the bill be read a thard time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, .Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Greene, Gregory, Hambleton, Head, Heles, Hollembeak, Hume Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting Willson, Wise, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Boland, Chassell, Clark, Cobb, Dashiell, Geneva, Hakes, Hanna, Hart, Kennedy, Koontz, Lowrey, Offill, Peet, Stanbery, Stoltenberg, Whitmer-I7.

So the bill passed and the title was agreed to.
On motion of English of Polk, Senate file No. 315, a bill for an act to provide that life insurance companies may transact health, accident and employer's liability insurance, with report of committee recommending passage was taken up, considered and the report of the committee adopted.

Mr. English moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Creene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jepson, Kendall, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie. Maben, Meredith, Morris, Nichols Olson, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Summers, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-80.

The nays were:
Sankey-I.
Absent or not voting:
Boland, Clark, Dashiell, Hanna, Hart, Jacobson, Jones, Kennedy. Koontz, McClurkin, Martin, Mattes, Mott, Offill, Peet, Stanbery, Stoltenberg, Whitmer, Wyland-19.

So the bill passed and the title was agreed to.
On motion of Gregory of Adams Senate file No. 183, a bill for an act to repeal section twenty-one hundred four (2104) of the supplement to the code and to enact a substitute therefor relating to the placing under contract of boys and girls committed to the Industrial School, with report of committee recommending passage, was taken up, and considered.

Mr. Gregory moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

English of Polk in the chair.
On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Cocllo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland-8I.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Carden, Clark, Cummings, Dashiell, Greene, Hanna, Hart, Kennedy, McClurkin, Maben, Offill, Peet, Sankey, Stanbery, Teter, Whitmer, Mr. Speaker-ig.

So the bill passed and the title was agreed to.
Wright of Webster offered the following resolution and moved that the rule be suspended and the resolution be adopted:

Whereas, There are many measures still awaiting action by the House, therefor, be it

Resolved, That all speeches on pending measures be limited to five minutes each, unless time be given by the House.

The motion prevailed and the resolution was adopted.
Mattes of Sac offered the following resolution and moved the suspension of the rule and the adoption of the resolution:

Resolved, That chairmen of committees are hereby instructed to see that the record books of their committee and all bills, petitions and resolutions in their possession be delivered to the Chief Clerk of the House.

## Adopted.

## INTRODUCTION OF BILLS.

By committee on Appropriations, House file No. 426, a bill for an act to provide for the participation of the State of Iowa in the Jamestown Tercentennial Exposition to be held in or near the waters of Hampton Roads, in the State of Virginia, in the year

1907, in commemoration of the first permanent settlement made in the United States by English speaking people, in the year 1607.

Read first and second time and passed on file.
A Bill for an act to provide for the participation of the state of Iowa
in the Jamestown Tercentennial Exposition to be held on or near the waters of Hampton Roads, in the state of Virginia, in the year nineteen hundred and seven, in commemoration of the first permanent settlement made in the United States, by English speaking people, in the year sixteen hundred and seven.
Whereas, The United States by an act of Congress has determined it to be desirable to commemorate, in a fitting and appropriate manner, the birth of the American Nation, the first permanent settlement of English speaking people on the American continent made at Jamestown, Virginia, on the thirteenth day of May, in the year sixteen hundred and seven, in order that the great events of American history which have resulted therefrom may be acentuated to the present and future generations of American citizens; and has inaugurated in the year nineteen hundred and seven, on and near the waters of Hampton Roads, in the State of Virginia, an international naval, marine and military celebration, beginning on the thirteenth day of May and ending not later than the first day of November, in the year nineteen hundred and seven; and

Whereas, The State of Virginia by an act of its General Assembly did provide for the celebration of said event, by the holding of an industrial and historical exposition, which is to be held on the shores of Hampton Roads contemporaneously and in conjunction with the celebration inaugurated by the United States Government; and

Whereas, The State of Iowa has been invited to participate in said expositions, and it being very desirable that the State of lowa be represented in such exposition; therefore
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. A commission for the Jamestown Tercentennial Exposition is hereby created to consist of three members to be selected by the Executive Council, not more than two of whom shall be from the same political party. It shall have full power to devise and execute plans for the said exhibit herein contemplated, and take charge of the same and dispose of the appropriations. It may appoint such offcers as it in its judgment may deem necessary for the carrying out of the purposes of this act, including the right to delegate to the exhibit committee the duty and power to execute all and any plans that may be devised or ordered by said commission. One member thereof shall be chosen to act as treasurer, and who shall be ex-officio custodian or the moneys herein appropriated, but before entering upon the duties of such office he shall furnish a bond subject to the approval of the Execu-
tive Council, and in favor of the State of Iowa, in a penal sum equal to the amount herein appropriated. Any vacancy occurring in said commission shall be filled by the Executive Council. The commission herein created shall serve without compensation.

Section 2. The sum of ten thousand dollars ( $\$ 10,000$ ) is hereby appropriated out of any money in the State treasury, not otherwise appropriated, for the purpose of carrying into execution the intent of this act, provided that not to exceed five thousand dollars ( $\$ 5,000$ ) shall be expended for building purposes.

Section 3. This act being deemed of immediate importance shall take effect and be in force from and after its publication according to law.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 1, a bill for an act proposing an amendment to the constitution of the state of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

Also:
House file No. 126, a bill for an act to amend chapter one hundred one (101) laws of the Thirtieth General Assembly, relating to the establishing and maintaining a State Board of Health Laboratory at Iowa City.

Also:
House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives, and making an appropriation therefor.

Also:
House file No. 167, a bill for an act relating to fish and game, and making appropriations for the Fish and Game Commission of the state of Iowa.

Also:
House file No. 187, a bill for an act to repeal chapter thirty-one (31) of the laws of the Thirtieth General Assembly and to enact a substitute therefor relating to sewers in cities and in incorporated towns.

## Also:

House file No. 203, a bill for an act to amend section four hundred ninety-eight (498) of the code, requiring county recorders to keep a fee book and make a permanent record of all fees charged.

Also:
House file No. 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604) of the supplement to the code, relating to officers of the Iowa Soldiers' Home.

## Also:

House file No. 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (25C1), and twenty-five hundred two (2502) of the code relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor.

## Also:

House file No. 306, a bill for an act to amend section forty-one hundred fourteen (4114) of the code relating to notice of appeal.

## Also:

House file No. 331, a bill for an act to amend section one hundred forty-six (146)) of the code, relating to the term of office of the custodian of public buildings.

## Also:

House file No. 338, a bill for an act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county, and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable, or educational, or in any place of confinement maintained and supported by public funds.

## Also:

House file No. 86, a bill for an act to require and regulate the registration of births and deaths in the state of Iowa, and to repeal section twenty-five hundred sixty-six (2566) and twenty-five hundred sixtyseven (2567) of the code, and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly.

## Also:

House file No. 177, a bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned river channels of the Mississippi and Missouri Rivers and all navigable streams within the state, and all lands within such abandoned river channels, and all islands or bars situated in such navigable waters and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states.

## Also:

House file No. 270, a bill for an act to repeal section seventeen hundred thirty-seven (1737) of the code, relating to the publication of certificates of compliance of companies transacting the business of insurance other than life and enacting a substitute therefor.

## Also:

House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford County, Iowa, the election of its offl cers and all acts done and ordinances passed by the town council of said town.

Also:
House file No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections.

Also:
House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof. (Additional to chapter eight (8) title twelve (XII) of the code.)

## - Also:

House file No. 134, a bill for an act to provide for agricultural extension and experiment work by the Iowa State College of Agriculture and Mechanic Arts, and making an appropriation for the same.

Also:
House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities or localities, or unfair competition, and providing penalties therefor.

Also:
House file No. 336, a bill for an act to authorize the executive council to convey to Jones County, Iowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eighty-five (85), north, of range four (4) west of the fifth principal meridian.

## Also:

House file No. 379, a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three (1033) and fifteen hundred forty-a ( $1540-\mathrm{a}$ ) of the supplement to the code, relating to the collection of road taxes.

## Also:

House file No. 323, a bill for an act to amend section sixteen hundred fifty-seven-n (1657-n) chapter three of the supplement to the code, relating to salary of Secretary of State Agricultural Department.

## Also:

House file No. 418, a bill for an act legalizing a special election held at Oskaloosa, Mahaska County, Iowa, on the 16th day of August 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric Railway Company and legalizing the recording of the certificates issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer.

> H. L. Spablding,
> Chairman.

Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled House joint resolution No. 1, a bill for an act proposing an amendment to the constitution of the state of Iowa, additional to section eighteen (18) of article one (1) of said constitution.

Also:
House file No. 126, a bill for an act to amend chapter one hundred one (101) laws of the Thirtieth General Assembly, relating to the establishing and maintaining a State Board of Health laboratory at Iowa City.

## Also:

House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives, and making an appropriation therefor.

Also:
House file No. 167, a bill for an act relating to fish and game, and making appropriations for the Fish and Game Commission of the state of Iowa.

## Also:

House file No. 187, a bill for an act to repeal chapter thirty-one (31) of the laws of the Thirtieth General Assembly and to enact a substitute therefor relating to sewers in cities and in incorporated towns.

Also:

House file No. 203, a bill for an act to amend section four hundred ninety-eight (498) of the code, requiring county recorders to keep a fee book and make a permanent record of all fees charged.

Also:
House file No. 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604) of the supplement to the code relating to officers of the Iowa Soldiers Home.

Also:
House file No. 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (2501), and twenty-five hundred two (2502) of the code relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor.

Also:
House file No. 306, a bill for an act to amend section forty-one hundred fourteen (4114) of the code relating to notice of appeal.

Also:
House file No. 331, a bill for an act to amend section one hundred forty-six (146) of the code, relating to the term of office of the custodian of public buildings.

Also:
House file No. 338, a bill for an act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county, and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable, or educational, or in any place of confinement maintained and supported by public funds.

Also:
House file No. 86, a bill for an act to require and regulate the registration of births and deaths in the state of lowa, and to repeal section twenty-five hundred sixty-six (2566) and twenty-five hundred sixtyseven (2567) of the code, and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly.

## Also:

House file No. 177, a bill for an act to repeal chapter one hundred eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned river channels of the Mississippi and Missouri Rivers and all navigable streams within the state, and all lands within such abandoned river channels, and all islands or bars situated in such navigable waters and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states.

Also:
House file No. 270, a bill for an act to repeal section seventeen hundred thirty-seven (1737) of the code, relating to the publication of certificates of compliance of companies transacting the business of insurance other than life and enacting a substitute therefor.

Also:
House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford County, Iowa, the election of its offlcers and all acts done and ordinances passed by the town council of said town.

Also:
House file No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections.

Also:
House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof. (Additional to chapter eight (8) title twelve (XII) of the code.)

Also:
House file No. 134, a bill for an act to provide for agricultural extension and experiment work by the Iowa State College of Agriculture and Mechanic Arts, and making an appropriation for the same.

Also:
House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities or localities, or unfair competition, and providing penaltes therefor.

Also:
House file No. 336, a bill for an act to authorize the executive council to convey to Jones County, Iowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eightyfive (85) north, of range four (4), west of the fifth principal meridian.

## Also:

House file No. 379, a bill for an act to amend the law as it appears in section fifteen hundred thirty-three (1533) and fifteen hundred forty-a (1540-a) of the supplement to the code, relating to the collection of road taxes.

Also:
House file No. 323, a bill for an act to amend section sixteen bundred fifty-seven-n (1657-n) chapter three of the supplement to the code, relating to salary of Secretary of State Agricultural Department.

Also:

House file No. 418,, a bill for an act legalizing a special election held at Oskaloosa, Mahaska County, Iowa, on the 16th day of August, 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric Railway Company, and legalizing the recording of the certificates issued by the city clerk of said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, and legalizing the tax lists so transmitted to said treasurer.

H. L. Spaulding, Chairman House Committee. D. W. Turner. Chairman Senate Committee.

Adopted.
Teter of Marion asked unanimous consent to withraw the motion to reconsider the vote by which Senate file No. 216 passed the House.

Granted.
On motion of Hambleton of Mahaska the House adjourned until 2 o'clock P. M.

AFTERNOON SESSION.
House convened pursuant to adjournment.
Speaker Clarke in the chair.
INTRODUCTION OF BILLS.
By Meredith of Cass, House file No 427, a bill for an act to amend section five thousand forty (5040) of the code, relating to breach of the Sabbath.

Read first and second time and passed on file.
A Bill for an act to amend section five thousand forty (5040) of the code relating to breach of the Sabbath.

Be it. Enacted by the General Assembly of the State of Iowa :
Section 1. That section five thousand forty (504CI) of the code be and the same is hereby amended by inserting after the semicolon following the word "paid" in the seventh line in said section, the following, to-wit: "and if any person or persons shall, on the first day of the week, commonly called Sunday, either as owner, lessee, agent, or manager of any theatre or opera house, give or knowingly permit others to give in such theatre or opera house, any theatrical or operatic
performance or wrestling or boxing match, of whatsoever name or description, for which money or any reward or compensation whatever is in any manner, directly or indirectly demanded, charged or received, he shall be fined not less than one hundred dollars, and shall be imprisoned in the county jail until the fine with costs of prosecution, shall be paid."

## REPORTS OF COMMITTEE.

Kendall of Monroe from the committee on Judiciary, submitted the following report:

Mr. Speaker-Your committee on Judiciary, to whom was referred substitute for Senate file No. 220, a bill for an act amendatory to chapter six (6), title three (3) of the code, extending the jurisdiction of superior courts in cities which are not county seats, and which have now, or may hereafter have, a population of twenty-five thousand or more, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefnitely postponed.

> N. E. Kendall,
> Chairman.

Adopted and the bill was indefinitely postponed.


#### Abstract

Also: Mr Speaker-Your committee on Judiciary, to whom was referred Senate file No. 274, a bill for an act to amend chapter five (5) title twentyfour (XXIV) of the code, relating to larceny, beg leave to report that they have had the same under consideration and haye instructed me to report the same back to the House with the recommendation that the same do pass. N. E. Kendall,


Chairman.
On motion of Gregory of Adams Senate file No. 182, a bill for an act providing for the placing by adoption and contract for the care and protection of children of the Iowa Soldiers' Orphans' Home and to repeal section twenty-six hundred ninety (2690) of the code and other acts and parts of acts in conflict with this act with report or committee recommending passagew as take n up and considered.

Cummings of Marshall moved to amend by inserting after the word "control" in the sixth line of section two (2) the following: with the consent of the parents or if the person who has legal custody of the child."

Amendment lost.
Mr. Gregory moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby,Carstensen,Chassel,Cheney,Christianson, Clary, Cobb, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Ol:on, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Snmmers, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Willson, Wright, Mr. Speaker-72.

The nays were:
Cummings, Jacobson-2.
Absent or not voting:
Boland, Buckingham, Calderwood, Carden, Cassel, Clark, Coburn, Colclo, Conn, Dashiell, Epperson, Greene, Hakes, Hanna, Hart, Kennedy, McNie, Offill, Peet, Pritchard, Stanbery, Teter, Whiting, Whitmer, Wise, Wyland-- 26 .

So the bill passed and the title was agreed to.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaktr-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hun. dred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor andthe levy of a tax upon the property in such cities and owns for the payment of said indebtedness, and providing certain conditions under which an indebedness for this purpose may in the cities of the second class exceed one and one fourth per centum of the actual valuation of property in such cities.

Geo. A. Nrwman, Secretary.

[^18]House file No. 51, a bill for an act to amend the law as it appears in section eighteen hundred eighty-nine (1889) of the supplement to the code, relative to loan and trust companies.

Geo. A. Newman,<br>Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following joint resolution in which the concurrence of the Senate House is asked:

Senate joint resolution No. 5, joint resolution fixing the number and compensation of the employees in the departments of state at the seat of goverament.

Geo. A. Newman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 353, a bill for an act to amend section seventeen hundred nine (1709) of the supplement to the code as amended by the acts of the Thirty-first General Assembly, relative to insurance other than life.

Geo. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted and passed the following bill, in which the concurrence of the Senate was asked:

Substitute for House file No. 364, a bill for an act to repeal section ten hundred sixty-eight (1068) of the code and to enact the following in lieu thereof.

Geo. A. Newman,
Secretary.
Also.
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 347, a bill for an act to amend the law as it appears in section two thousand twenty-six (2026) of the supplement to the code, relating to street railways over highways.

Geo. A. Newman,
Secretary.
Also:

Mr. Speakar-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the State of Iowa.

> Geo. A. Newman, Secretary.

On motion of Gregory of Adams, Senate file No. 181, a bill for an act for the appointment of state agents for the Industrial School and Soldiers' Orphans' Home, defining their duties and making appropriation for their salaries and expenses and to repeal chapter one hundred and fifty-seven ( 157 ) of the acts of the Thirtieth General Assembly and other acts in conflict with this act, with report of committee recommending passage, was taken up and considered.

Cummings of Marshall moved to amend by striking from line two, (2) of section one, (1) of the printed bill the word "two" and inserting in lieu thereof the word "one."

Amendment lost,
Cummings of Marshall moved to amend by striking from line two (2) of section one (1) the word "two" and insert in lieu thereof the word "three."

Amendment lost.
Gregory of Adams moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden Carstensen, Chassell, Cheney. Christianson, Clary, Cobb, Coburn, Crose, Darrah, Davie, DeMar, Deran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Laird, Leech, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morrıs, Mott, Nichols, Olson, Powers, Pritchard, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Summers, Teachout, Temple, Van Eaton, Washburn, Welden, Wright, Wyland, Mr. Speaker-69.

The nays were:
Colclo, Conn, Cummings, Jepson, Kendall, Koontz, Lundt, Ritter, Sankey, Teter-Io.

Absent or not voting:
Boland, Cassel, Clark, Dashiell, Flenniken, Greene, Hanna, Hart, Kennedy, Langan, Lister, McDole, Offill, Peet, Springer, Stanbery, Weeks, Whiting, Whitmer, Willson, Wise--2i.

So the bill passed and the title was agreed to.
On motion of Geneva of Keokuk Senate file No. ino, a bill for an act to amend section sixteen hundred fitty-seven-d (1657-d) of the supplement to the code, relating to Agricultural convention, with report of committee recommending passage, was taken up and considered.

Mr. Geneva moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, VanEaton, Washburn, Welden, Wilson, Wise, Wright, Wyland, Mr. Speaker-79.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Clark, Cummings, Darrah, Dashiell, Hakes, Kennedy, Langan, Lister, Lowrey, McDole, McElrath, Offill, Peet, Stanbery, Teter, Weeks, Whiting, Whitmer-2I.

So the bill passed and the title was agreed to.

Head of Greene moved that House files No. 193 and 300 be referred to a committee of three to report tomorrow at 10 o'clock.

Motion prevailed and the Speaker appointed as such committee: Head of Greene, Wright of Webster and Jepson of Woodbury.

Temple of Clarke, moved that House joint resolution No. 5 be passed and that Senate joint resolution No. 5 be placed on the calendar on the reading of the Senate message.

Motion prevailed,
Hambleton of Mahaska, moved that Senate joint resolution No. 5 be made a special order for tomorrow afternoon at 2 o'clock.

Motion prevailed.
Colclo of Carroll, moved that the addresses delivered at the occasion of the Pioneer Law Makers' program be printed in the Journal.

Motion prevailed.
On request of Wise of Black Hawk unanimous consent having been given, House file No. 176, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal school with Senate amendments, was taken up and the amendments read and considered.

Mr. Wise moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Chassell, Crose, Doran, English, Flenniken, Hanna, Heles, Hume, Langan, Lundt, Mattes, Powers, Robinson, Sankey, Washburn, Wright-i6.

## The nays were:

Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel,Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Darrah, Davie, DeMar, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hol lembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Meredith, Morris, Mott, Nichols,

Olson, Ritter, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Willson, Wise, Wyland, Mr. Speaker -69.

Absent or not voting:
Boland, Clark, Cummings, Dashiell, Hart, Head, Kennedy, Koontz, McNie, Martin, Offill, Peet, Pritchard, Stanbery, Whit-mer-15.

So the House refused to concur in the Senate amendments.
Head of Greene moved that House files 365 and 419 be referred to committee just named by the Speaker to report tomorrow morning on House files 193 and 300 ,

Nichols of Muscatine moves as an amendment that House file No. 365 be taken up now.

## Amendment lost.

Original motion prevailed.
Laird of Fremont offered the following as a substitute for House file No. 365 , which was read first and second time and ordered printed in the Journal:

SUBSTITUTE FOR HOUSE FILE NO. 365
A Bill for an act to amend section four hundred ten (410), and to repeal section four hundred eleven (411) of the code, and to enact a substitute therefor, relating to the election and terms of office of county supervisors.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section four hundred ten (410) of the code, be and the same is hereby amended, by striking out the word "annually" in the twenty-seventh line of said section and inserting in lieu thereof, the word "biennially."

Section 2. That section four hundred eleven (411) of the code, be and is hereby repealed, and the following enacted in lieu thereof: At the general election in the year 1906 there shall be elected for a term of two years, members of the county board of supervisors to succeed those whose terms were extended one year by the biennial election amendment. At the general election in the year 1906 and biennially thereafter, there shall be elected members of the board of supervisors for a term of three years to succeed those whose terms of office will expire on the first Monday in January following said election; there shall also be elected members for a term of three years to succeed those whose terms will expire on the first Monday in January one year later than the aforesaid date.

It shall be specified on the ballot when each shall begin his term of office. No member shall be elected who is a resident of the same township with either of the members holding over (but a member-elect may be a resident of the same township as the member he is elected to succeed), except that, in counties having seven supervisors, and having therein a township embracing an entire city of thirty-five thousand inhabitants or over, he may be a resident of the same township; and in no case shall there be more than two supervisors from such township.

Chassell of Plymouth offered the following substitute to House file No. 365, and same was read first and second time and ordered printed in the Journal.

## SUBSTITUTE FOR HOUSE FILE NO. 365 .

A Bill for an act to repeal section four hundred eleven (411) of the code and to enact a substitute therefor, relating to boards of supervisors, their elections and terms of office.

## Be it Enacted by the General Assembly of the Slate of Iowa:

Section 1. Section four handred eleven (411) of the code is hereby repealed and the following enacted in lieu thereof.

At the general election held in 1906 county supervisors shall be elected in the various counties of lowa as follows: In counties having seven supervisors four shall be elected for a term of four years and three shall be elected for a term of two years: In counties having five supervisors three supervisors shall be elected for a term of four years and two shall be elected for a term of two years. In counties having three supervisors two shall be elected for a term of four years and one shall be elected for a term of two years: Provided that in counties where the terms of office of any of the present incumbent supervisors run until January 1908 their successors shall be elected only for that part of the term remaining after the first Monday of January 19cis. In case of dispute as to the supervisors to be elected for the long and short terms, herein provided for, the county auditor, clerk of district court and county recorder shall meet and determine which supervisors shall be succeeded by a long term successor and which shall be succeeded by a short term successor. At the general election in 1908 and biennially thereafter, successors shall be elected to all whose terms expire in the January following, whose terms of office shall be for four years, and until their successors are elected and qualified; in counties under the district system, not more than one supervisor shall be a resident of any one township; in counties where the supervisors are elected from the county at large, not more than two supervisors shall be residents of any one township; in counties having seven supervisors and having therein a township embracing an entire city of thirty-five thousand ( 35,000 ) inhabitants or more, two may be residents of the same township, and in no case shall there be more than two supervisors from any one township.

On request of Temple of Clarke, unanimous consent having been given, House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts with Senate amendments, was taken up and the amendments read and considered.

Mr. Temple moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Crose, Doran, Hanna, Hollembeak, Hume, Langan, Lundt, Powers, Sankey, Washburn, Wright-II.

The nays were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Darrah,!Davie, DeMar, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Meredith, Morris, Mott, Olson, Ritter, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Willson, Wiṣe, Wyland, Mr. Speaker-64.

Absent or not voting:
Boland, Chassell, Clark, Cummings, Dashiell, Dow, English, Flenniken, Hart, Head, Heles, Kennedy, Koontz, McNie, Martin, Mattes, Nichols, Offill, Peet, Pritchard, Robinson, Springer, Stanbery, Summers, Whitmer- 25 .
So the House refused to concur.
On request of Temple of Clarke unanimous consent having been given, House file No. 207, a bill for an act providing for a levy of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa with Senate amendments, was taken 'up and the amendments read and considered.

On the question, Shall the Honse concur?

The yeas were:
Crose, Doran, Flenniken, Hanna, Heles, Hollembeak, Hume, Langan, Lundt, McAllister, Mattes, Powers, Robinson, Sankey, Washburn, Wright-16.

The nays were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Darrah, DeMar, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Jacobson, Jones, Kendall, Kling, Laird, Leech, Lowrey, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Meredith, Morris, Mott, Nichols, Olson, Ritter, Shaffer, Skinner, Stoltenberg, Temple, Teter, Van Eaton, Weeks, Welden, Willson, Wise, Wyland, Mr. Speaker-56.

Absent or not voting:
Boland,Chassell,Clark, Cummings, Dashiell,Davie, Dow,English, Gregory, Hart, Head, Jepson, Kennedy, Koontz, Lister, McNie, Martin, Offill, Peet, Pritchard, Saylor, Spaulding, Springer, Stanbery, Summers, Teachout, Whiting, Whitmer-28.

So the House refused to concur.
On request of Wright of Webster, unanimous consent having been given, House file No. 38r, a bill for an act to provide for the creation of a Hospital Board in cities having a population over 12,500 and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities for the payment of said indebtedness, and providing certain conditions under which an indebtedness for this purpose may in cities of second class exceed one and one-fourth per centum of the actual valuation of property in such cities, with Senate amendments, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn,

Colclo, Conn, Crose, Darrah, Davie, DeMar, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna,s, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Mattes, Meredith, Morris, Mott, Nichols, Olson, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wilson, Wise, Wright, Wyland, Mr. Speaker-76.

The nays were:
None.
Absent or not veting:
Boland, Carden, Clark, Cummings, Dashiell, Doran, Dow, English, Flenniken, Hakes, Hart, Head, Kennedy, McNie, Martin, Offill, Peet, Powers, Pritchard, Sankey, Stanbery, Stoltenberg, Summers, Whitmer-24.

So the House concurred.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 345, a bill for an act to amend section twenty-seven hundred twenty-nine (2729) of the code, relative to terms of office $o_{\text {c }}$ trustees of county high schools.

Gro. A. Nhwman, Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence \% of the House is asked:

Senate file No. 342, a bill for an act to repeal section four hundred eleven (411) of the code, and to enact a substitute therefor, relating to boards of supervisors, their election and terms of office.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 325, a bill for an act to amend section forty-eight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures.

> Gro. A. Newman, Secretary.

## Also:

Mr. Sphaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 53, a bill for an act to amend section three hundred eight (308) of the code, relating to the compensation of county attorney.

Gro. A. Newman,<br>Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 334, a bill for an act to repeal section one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the terms of office of county officers.

Geo. A. Newman,<br>Secretary.

## Also:

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

House file No. 360, a bill for an act to provide for the estqblishment of a course of practical and scientific instruction and investigation in the art of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts.

Geo. A. Nhwman,
Secretary.
Mr. Speaker-I am directed to inform your honorable body that the Senate has substituted and passed the following bill in which the concurrence of the Senate was asked:

Substitute for House file No. 297, a bill for an act authorizing the Executive Council of the State of Iowa to grant a right of way for an Interurban Railway over and across the lands and campus of the Iowa State College of Agriculture and Mechanic Arts in Story county, Iowa, and to fix terms and conditions therefor.

Gro. A. Nhwman,<br>Secretary.

Wise of Black Hawk moved to reconsider the vote by which House file No. 332 was indefinitely postponed.

Weeks of Guthrie and Teter of Marion demanded a roll call.
On the question, Shall the vote be considered?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carden, Chassell, Christianson, Clary, Coburn, Darrah, Davie, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hollembeak, Jacobson, Jepson, Jones, Kendall, Koontz, Leech, Lister, Lowrey, McAllister, McClurkin, Martin, Mattes, Meredith, Mott,Robinson, Skinner, Spaulding, Springer, Summers, Teachout, Temple, Willson, Wise, Wright, Mr. Speaker-44.

The nays were:
Bailey, Carstensen, Cassel, Cheney, Cobb, Colclo, Conn, Crose, Cummings, DeMar, Doran, Dow, Freeman, Greene, Hakes, Hambleton, Heles, Hume, Kling, Laird, Langan, Lundt, McCreary, McCulloch, McDole, McNie, Maben, Morris, Nichols, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Stoltenberg, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Wyland-43.

## Absent or not voting:

Boland, Clark, Dashiell, Hanna, Hart, Hear, Kennedy, McElrath, Offill, Peet, Pritchard, Stanbery, Whitmer-I3.

So the House ordered a reconsideration.
Wise of Black Hawk moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carden, Chassell, Christianson, Clary, Coburn, Darrah, Davie, English, Epperson, Flenniken, Frudden, Geneva, Gregory, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Koontz, Leech, Lister, Lowrey, McAllister, McClurkin, Martin, Mattes, Meredith, Mott, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Willson, Wise, Wright, Mr. Speaker-43.

## The nays were:

Bailey, Carstensen, Cassel, Cheney, Cobb, Colclo, Conn, Crose,. Cumminss, DeMır, Doran, Dow, Freeman, Greene, Hakes, Hambleton, Heles, Hume, Kling, Laird, Langan, Lundt, McCreary, McNie, Maben, Morris, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wyland-4I.

Absent or not voting:
Boland, Buckingham, Clark, Dashiell, Greeley, Hanna, Hart, Kennedy, McCulloch, McDole, McElrath, Offill, Peet, Pritchard, Stanbery, Whitmer-16.

So the bill was lost.
On motion of Temple of Clarke House file No. 420, a bill for an act to repeal sections three hundred thirty-five (335), three hundred thirty-six (336), three hundred thirty-eight (338) of the code and three hundred thirty-seven (337) of the code as the same appears in the supplement of the code and to enact substitutes therefor relating to jurors and grand jurors was taken up, and considered and read for information.

Mr. Temple moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bixby, Carden, Carstensen, Cassell,Chassel,Christianson,Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Robinson, Sankey, Shaffer,Skinner, Spaulding, Sprinzer, Stoltenberg, Teachout, Temple, Teter, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
Bealer-I.

Absent or not voting:
Bailey, Boland,Buckingham, Calderwood, Cheney, Clark,Colclo, Dashiell, Hart, Kennedy, Koontz, Lister, McClurkin, McCulloch, McDole, Offill, Peet, Powers, Pritchard, Ritter, Saylor, Stanbery, Summers, VanEaton, Whitmer-25.

So the bill passed and the title was agreed to.
On the question of the concurrence of the House in the Senate amendment to the House concurrent resolution relative to extra services of certain employes, the House refused to concur.

## message from the senate.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate recedes from its amendment to House concurrent resolution relative to extra services required by certain employes and providing compensation therefor.

> Geo. A. Newman, Secretary.

On motion of Temple of Clarke Senate file No. 205, a bill for an act to appropriate the sum of $\$ 75$ to pay Henry Eyler for money advanced by him to the State of Iowa as rent for certain lake beds situated in Wright county, Iowa, with the report of committee recommending passage, and minority recommendation for indefinite postponement, was taken up and considered.

Mr. Temple moved the adoption of the report of the committee.
Teter of Marion moved to substitute the minority report for the report of the committee.

Amendment lost and House refused to substitute.
Original notice prevailed and report of committee was adopted.
Temple of Clarke moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Carden, Carstensen, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Davie, DeMar, Doran, Dow, English, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird,

Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-77.

The nays were:
Buckingham, Epperson, Flenniken, Teter-4.
Absent or not voting:
Bealer, Boland, Calderwood, Cassel, Chassell, Cheney, Clark, Darrah, Dashiell, Hart, Kennedy, Langan, McCreary, Offill, Peet, Pritchard, Stanbery, Teachout, Whitmer-ig.

So the bill passed and the title was agreed to.
On motion of Temple of Clarke Senate file No. 277, a bill for an act to appropriate the sum of \$100 to pay E. S. Frank for money advanced by him to the State of Iowa as rent for certain lake beds situated in Wright and Hancock counties, Iowa, with report of committee recommending passage, was taken up, considered, and the report of the committee adopted.

Mr . Temple moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the quastion, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Carstensen, Chassell, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Davie, DeMar, Dow, English, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
Epperson, Flenniken, Teter-3.

Absent or not voting:
Bealer, Boland, Buckingham, Cassel, Cheney, Clark, Cummings, Darrah, Dashiell, Doran, Geneva, Hart, Jepson, Ken-- nedy, Langan, Lister, Offill, Peet, Pritchard, Ritter, Stanbery, Summers, Whitmer-23.

So the bill passed and the title was agreed to.
On motion of Calderwood of Scott Senate file No. 231, a bill for an act to repeal section thirteen hundred-ninety-one (i39I) of the code relating to delinquent taxes and to enact a substitute therefor with report of committee recommending passage was taken up, considered and the report of the committee adopted.

Mr. Calderwood moved that the rule be suspended and that the bill be read a third time which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Wyland, Mr. Speaker-84.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Buckingham, Cheney, Clark, Cummings, Dashiell, Hart, Kennedy, Offill, Peet, Pritchard, Stanbery, Sum. mers, Whitmer, Willson-I6.

So the bill passed and the title was agreed to.

On motion of Temple of Clark, House file No. 406, a bill for an act to repeal chapter fifty-one (51) of the laws of the Thirtieth General Assembly, relating to the collection of tax on collateral inheritances, with report of committee recommending passage was taken up, considered and the report of the committee adopted.

Mr. Temple moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch: McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, VanEaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-75.

The nays were:
Gregory, Mattes, Teter, Weeks-4.
Absent or not voting:
Bailey, Boland, Cheney, Christianson, Clark, Coburn, Conn, Dashiell, Flenniken, Geneva, Hart, Kennedy, Lister, Nichols, Offill, Peet, Pritchard, Robinson, Stanbery, Summers, Whitmer -2I.

So the bill passed and the title was agreed to.
On motion of Skinner of Union, House file No. 422, a bill for an act to legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled, "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company," should be approved and adopted, was taken up and considered.

Mr. Skinner moved that the rule be suspended; that the bill be considered engrossed and read a third time now which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassel, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Kountz, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-84.

The nays were;
None.
Absent or not voting:
Boland, Cheney, Clark, Dashiell, Epperson, Hart, Jacobson, Kennedy, Langan, Lister, Offill, Peet, Pritchard, Stanbery, Summers, Whitmer-16.

So the bill passed and the title was agreed to.
On motion of Greene of Madison House file No. 424, a bill for an act to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duties of said company," should be approved and adopted, was taken up and considered.
Mr . Greene moved that the rule be suspended; that the bill be be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Ohristianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregury, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-83.

## The nays were:

None.

## Absent or not voting:

Bailey, Boland, Cheney, Clark, Dashiell, DeMar, Dow, Hart, Jacobson, Kennedy, Langan, Offill, Peet, Pritchard, Stanbery, Summers, Whitmer-I7.

So the bill passed and the title was agreed to.
intrónuction of bills.
By Kendall of Monroe House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city.

Read first and second time and passed on file.
A Bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city.

Whereas, there was submitted to the electors of the City of Albia, and adopted, at the regular municipal election in the year 1905, the question of establishing a free public library in said city; and

Whereas, doubts have arisen as to whether said election was a general election, and as to the regularity of said submission at said time, now therefore

Be it enacted by the General Assembly of the State of Iowa:-
Section 1. That the submission to the electors of the City of Albia, at the regular municipal election in 1905, of the question of establishing a free public library in said city is hereby declared to be legal and valid to the same extent, and to have the same force and effect, as if such submission was had at a general election.

Section 2. This act, being deemed of immediate importance, shall take effect from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published at Des Moines, Iowa, without expense to the state.

On motion of Kendall of Monroe, unanimous consent having been given, House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia the question of establishing a free public library in said city, was taken up and considered.

Mr. Kendall moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed unanimously, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, English, Epperson, Flenniken,Freeman, Frudden,Geneva, Greeley,Greene, Greogory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Langan, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-8i.

The nays were:
Lundt-I.
Absent or not voting:
Boland, Carden, Cheney, Clark, Dashiell, Dow, Hanna, Hart, Kennedy, Laird, Offill, Peet, Pritchard, Robinson, Stanbery, Summers, Whitmer, Wyland-I8.

So the bill passed and the title was agreed to. SENATE MESSAGE CONSIDERED.

Senate file No. 347, a bill for an act to amend the law as it appears in section twenty hundred twenty-six (2026) of the supplement to the code, relating to street railways over highways.

Read first and second time and passed on file.

Frudden of Dubuque moved that Senate file No. 347? be substituted on the calendar for House file No. 423.

Motion prevailed.
On motion of Frudden of Dubuque Senate file No. 347, a bill for an act to amend the law as it appears in section two : thousand twenty-six (2026) of the supplement to the code relating to street railaways over highways was taken up and considered.

Mr. Frudden moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimousiy and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Clary, Cobb, Coburn, Crose, Cummings, Darrah, Davie, DeMar, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hean, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Mabeñ, Martin, Mattes, Meredith, Morris, Mott, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Mr. Speaker-68.

The nays were:
Buckingham, Doran, Wright-3.
Absent or not voting:
Boland, Carden, Cassel, Chassell, Cheney, Christianson, Colclo, Conn, Dashiell, Dow, English, Flenniken, Greene, Hanna, Hart, Kennedy, Langan, Lundt, Nichols, Offill, Peet, Pritchard, Stanbery, Stoltenberg, Summers, Teter, Whitmer, Wyland-29.

So the bill passed and its title was agreed to.
On motion of Geneva of Keokuk House file No. 425, a bill for an act to legalize the official acts of certain persons acting as notaries public was taken up and considered.

Mr. Geneva moved that the rule be suspended; that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Clary, Cobb, Coburn, Conn, Darrah, Davie, DeMar, Doran, Epperson, Freeman, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lundt, McAllister, McClurkin, McCulloch, McDole, McElra.h, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Ritier, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-66.

## The nays were:

Teter-1.

## Absent or not voting:

Boland, Carden, Chassell, Cheney, Christianson, Clark, Colclo, Crose, Cummings, Dashiell, Dow, English, Flenriken, Frudden, Hanna, Hart, Heles, Kennedy, Koontz, Langan, Lister, Lowrey, McCreary, Offill, Olson, Peet, Powers, Pritchard, Stanbery, Summers, Teter, Whitmer, Willson, Wyland-33.

So the bill passed and the title was agreed to.
The Speaker announced that as Speaker of the House he had signed in the presence of the house Senate files Nos. 35, 279, 152, 178, 218, III, 134, 12, Senate joint resolution No. 4, House files Nos. 338, 331, 274, 306, 267, 203, 187, 167, 129, 126, 418, 323, 379, 336, 253, 134. 74, 387, 376, 177, 276, 86 and House joint resolution No. 1.

## INTRODUCTION OF BILLS.

By Cummings of Marshall, House file No. 429, a bill for an act to legalize the submission to the electors of Marshalltown, of the question of granting a franchise to Peterson Heat, Light and Water Co. for the contruction and operation of a heating plant in said city.

Read first and second time and passed on file.

## SENATE MESSAGE CONSIDERED.

Senate file No. 295, a bill for an act to amend section twelve hundred ninety-three (1293) of the code relative to the publication of the official ballots.

Read first and second time and passed on file.

Senate file No. 345, a bill for an act to amend section twenty seven hundred twenty-nine (2729) of the code relative to terms of office of trustees of county high schools.

Read first and second time and passed on file.
Senate file No353, a bill for an act to amend sections seventeen hundred nine (1709) and seventeen hundred ten (1710) of the supplement to the code as amended by the acts of the Thirtyfirst General Assembly, relative to insurance other than life.

Read first and second time and passed on file.
Joint resolution No. 5, a bill for an act fixing the number and compensation of the employes in the departments of state at the seat of government.

Read first and second time and passed on file.
Mattes of Sac, asked unanimous consent to withdraw House files 181, 212 and 238 from the committee on Appropriations and from further consideration of the House.

Granted.
On motion of Temple of Clarke, House adjourned until 9 $o^{\prime}$ clock tomorrow morning.

## JOURNAL OF THE HOUSE.

Hall of the House of Reprsentatives,
Des Moines, Iowa, April 5, 1906. \}
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. C. L. Nye, of Des Moines.
The Journal of Wednesday, April 4, was corrected and approved.

On request of Cobb of Taylor leave of absence was granted Clark of Poweshiek on account of sickness.

INTRODUCTION OF BILLS
By Christianson of Hamilton House file No. 430, a bill for an act to legalize the submission to the electors of Webster City of the question of granting a franchise for a gas plant.

Read first and second time and passed on file.
A Bilu for an act to legalize the submission to the electors of Webster
City of the question of granting a franchise for a gas plant.
Whereas, There was submitted to the electors of Webster City, and adopted, at the regular municipal election in 1906, the question of granting to C. H. Brown and E. L. Wortham a franchise to construct and operate a gas plant in said city; and
Whereas, Doubts have arisen as to whether said election was a general election, and as to the regularity of said submission at said time; now therefore,
Be it Enacted by the General Assembly of the State of Iowa:
Section 1. That the submission to the electors of the city of Webster City at the regular municipal election in 1906, of the question of granting to C. H. Brown and E. L. Wortham, a franchise to construct and operate a gas plant in said city, is hereby declared to be legal and valid to the same extent, and to have the same force and effect, as if such submission was had at a general election.

Section 2. This act being deemed of immediate importance, shall take effect from and after its publication in the Register and Leader and the Des Moines Daily Capital newspapers published in Des Moines, Iowa; publication to be without expense to the state.

By McAllister of Linn, House file No. 431, a bill for an act to appropriate money for the purpose of erecting a swine pavilion on the State Fair Grounds at Des Moines.

Read first and second time and on motion of Mattes of Sac, referred to committee on Appropriations.
A Bici for an act to appropriate money for the purpose of erecting a swiae pavilion on the state Fair grounds at Des Moines, Iowa.
Be it Enacted by the General Assembly of the State of Lowa:
Section 1. That there is hereby appropriated out of any money in the treasury not otherwise appropriated the sum of forty thousand ( $\$ 40,000$ ) dollars, or so much thereof as may be sufficient for the purpose of erecting a permanent swine pavilion on the state fair grounds; said swine pavilion to be erected under the supervision of the state board of agriculture.

Section 2. The money herein appropriated shall be paid out on the order of the president and secretary of the Department of Agriculture at such times and in such sums as may by them be deemed necessary for the erection and completion of the above named improvement.

Section 3. This act being deemed of immediate importance shall take effect and be in force from and after the date of its publication in the Register and Leader and Des Moines Daily Capital, newspapers published at Des Moines, Lowa.

## messages from the senate.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed thefcllowing bill in which the concurrence of the Senate was asked:

House file No. 362, a bill for an act to amend section eleven hundred sis (1106), supplement to the code, relating to the form of ballot used in elections.

Gro. A. Newman, Secretary.
Also:
Mr. Speaker-I am directed inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 349, a bill for an act to amend section eight hundred one (801) of the code, relating to street improvements sewers and preliminary notices of sewer improvements.

Geo. A. Newman,
Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following billl in which the concurrence of the House is asked:

Senate file No. 348, a bill for an act making appropriations for the benefit of the Benedict Home at Des Moines, the Florence Crittenden Home, the Boys and Girls Home, and the House of the Good Shepherd at Sioux Citv and the Dubuque Rescue House and the House of the Good Shepherd at Dubuque and provide for the method of disbursement and against future appropriations of the kind.

Geo. A. Newman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrance of the House is asked:

Senate file No. 283, a bill for an act to amend section thirteen huodred four (1304) of the code, so as to exempt from taxation the accumlations and funds of fraternal beneficiary associations.

> Geo. A. Nhwman,
> Secretary.

## Also:

Mr. Spacker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 359, a bill for an act to amend section ten hundred sixty (1060) of the cods; and to repeal section ten hundred seventy-four (1074) of the code and to enact a substitute therefore, relating to the election and terms of office of township trustees.

Geo. A. Newman,
Secretary.
On motion of Teter of Marion, Senate file No. 282, a bill for an act for the relief of the grantees of Jno. S. Bussey, and for the purpose of having a patent issued in the name of Samuel Kingery, for a certain tract of land, was taken up and considered.

Mr. Teter moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Carstensen, Cassel, Cheney, Christianson, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson,

Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hart, Head, Hollembeak, Hume,Jacobson,Jepson, Jones, Kendall, Kling, Koontz, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McDole. McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stanbery, Stoltenberg, Teachont, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wright, Mr. Speaker-74.

The nays were:

## None.

Absent or not voting :
Boland, Calderwood, Carden, Chassel, Clark, Clary, Coburn, Colclo, Flenniken, Greene, Hanna, Heles, Kennedy, Laird, Lister, Lowrey, McCulloch, Peet, Pritchard, Spaulding, Summers, Whiting, Willson, Wise, Wyland-26.

So the bill passed and the title was agreed to.
On motion of Head of Greene, Senate file No. 336, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to taxation of national, state and savings banks and the shares of stock therein, with report of committee recommending passage was taken up, considered and the report adopted.

Mr. Head moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Crose, Cummimgs Darrah, Dashiell, DeMar, English, Epperson, Freeman, Frudden, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Koontz,Laird, Langan, Leech, Lundt, McAllister, McClurkin; McCreary, McCulloch, McElrath, McNie, Maben, Mattes, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wilson, Wise, Wright, Wyland, Mr. Speaker-71.

The nays were
Doran, Dow, Heles, Lister, Meredith, Springer, Teter-7.
Absent or not voting:
Boland, Buckingham, Calderwood, Carden, Carstensen, Cassel, Clark, Colclo, Conn, Davie, Flenniken, Geneva, Gregory, Kennedy, Kling, Lowrey, McDole, Martin, Peet, Ritter, Stanbery, Summers--22.

So the bill passed and the title was agreed to.
On motion of Head of Greene, Senate file No. 215, a bill for an act to provide for the renewal and extension of the corporate period of state and savings banks, with report of committee recommending passage as amended, was taken up and considered.

Mr. Head moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bealer, Bixby, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Jacobson, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-77.

The nays were:
Sankey-1.
Absent or not voting :
Bailey, Boland, Buckingham, Calderwood, Carden, Clark, Conn, Flenniken, Gregory, Hume, Jepson, Jones, Kennedy, McDole, Mott, Nichols, Peet, Springer, Stanbery, Summers, Temple, Teter-22.

So the bill passed and the title was agreed to.

## REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.

Spaulding of Howard from the joint committee on Enrolled Bills submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 139, a bill for an act appropriating the sum of two thousand five hundred dollars ( $\$ 2500$ ) to pay H. M. Byers for his services in prosecuting and collecting the claim of the state of Iowa against the United States Government for money expended by the state in aiding the Government to equip and place in the field its soldiers for the Spanish war.

Also:
Senate file No. 224, a bill for an act to amend the law as it appears in chapter thirty-six (36) of the laws of the Thirtieth General Assembly relating to park commissioners.

Also:
Senate file No. 254, a bill for an act to amend chapter one (1) of the acts of the Twenty-seventh General Assembly, relating to the publication of the laws of the State of Iowa..

Also:
Senate file No. 159, a bill for an act to amend the law as it appears in section seven hundred twenty-nine (729) of the supplement to the code, and four hundred twenty-two (422) of the code, relating to the powers of trustees of public libraries and to provide for the use of same by residents outside the corporate limits of the town or city in which the library is located. Also additional to title four (4) chapter ter (10) of the code, relating to the powers of township trustees.

## Also:

Senate file No. 334, a bill for an act to require operators of creameries to pasteurize skimmed milk before delivering the same to any person and providing a penalty for violation thereof.

## Also:

Senate file No. 214, a bill for an act to provide for the organiization of consolidated independent districts additional to title thirteen (XIII), chapter fourteen (14) of the code.

H. S. Spauldifg,<br>Chairman House Committee.<br>D. W. Turner, Chairman Senate Committee.

Adopted.

On motion of Meredith of Cass Senate file No. 109, a bill for an act providing for the registration of stallions and fixing penalties for the violation thereof was taken up and considered.

Mr. Meredith moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the fuestion, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Cassel, Chassell, Christianson, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMiar, Doran, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Gregory, Hakes, Hambleton, Heles, Hollembeak, Hume, Jacobson, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurken, McCreary, McCulloch, McDole. McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Teachout. VanEaton, Washburn, Weeks, Weldon, Whiting, Whitmer, Willson, Wise, Wyland, Mr. Speaker-73.

The nays were:
Buckingham, Hanna-2.
Absent or not voting:
Boland, Carden, Carstensen, Cheney, Clark, Coburn, Dashiell, Dow, Greeley, Hart, Head, Jepson, Jones, Kendall, Kennedy, Langan, Morris, Peet, Springer, Stanbery, Stoltenberg, Summers, Temple, Teter, Wright-25.

So the bill passed and the title was agreed to.
The Speaker announced that as Speaker of the House he had signed in the presence of the House, Senate files Nos. 139, $2 \nLeftarrow 4$, $254,159,334$ and 214.

REPORT OF JOINT COMMI TEE ON ENROLLED BILLS.
Mr. Spaulding of Howard from the joint committee $n$ Enrolled Bills submitted the following report:

[^19]Also:
Senate file No. 191, a bill for an act to amend section fifteen hundred thirty-eight (1538) of the code, relating to compensation of the trustees. and township clerk.

## Also:

Senate file No. 181, a bill for an act for the appointment of State agents for the industrial school and the Soldiers' Orphans' Home, defining their duties and making appropriation for their salaries and expenses and to repeal chapter one hundred fifty-seven (157) of the acts of the Thirtieth General Assembly and other acts in conflict with this act.

Also:
Senate file No. 169, a bill for an act appropriating the sum of one thousand dollars ( $\$ 1,000.00$ ) to be paid to Lena Ness, guardian of Andrew T. Ness for the use and benefit of Andrew T. Ness in settlement of all claims against the State of Iowa by reason of the injury to Andrew T. Ness and damages resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury, said injury occurring while the said Andrew $T$. Ness was detained in the State Hospital for the insane at Independence, Iowa..

Also:
Senate file No. 182, a bill for an act providing for the placing by adoption and contract and for the care and protection of children of the Iowa Soldiers' Orphans' Home and to repeal section twenty-six hundred ninety (2690) of the code and other acts and parts of acts in conflict with this act.
> H. S. Spaulding, Chairman House Committee.
> D. W. Turner, Chairman Senate Committee.

## Adopted.

House file No. 426 a bill for an act to provide for the participation of the State of Iowa in the Jamestown Tercentennial Exposition to be held on or near the waters of Hampton Roads, in the state of Virginia, in the year nineteen hundred seven, in commemoration of the first permanent settlement made in the United States by English speaking people in the year fifteen hundred seven, was taken up and considered.

Colclo of Carroll in the chair.
Mr. Chassell moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?.

The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCul'och, McDole, McNie, Maben, Meredith, Morris, Mott, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Willson, Wise, Wright, Wyland-73.

The nays were:
Conn, Greene, Lister, Mattes, Nichols, Offill, Olson, Stoltenberg, Teter, Weeks-11.

Absent or not voting.
Boland, Buckingham, Carden, Cassell, Cummings, Hart, Head, Kennedy, McElrath, Peet, Powers, Pritchard, Stanbery, Summers, Martin, Mr. Speaker,-16.

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk, Senate file 337, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code, relative to railway rates, with report of committee recommending passage was taken up and considered.

Mr. Wise moved that the rule be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

## The yeas were:

Bailey, Bealer, Bixby, Calderwood, Cheney, Christianson, Clark; Cobb, Coburn, Colclo, Conn, Crose, Dashiell, Davie, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hambleton, Hanna, Hart, Head, Jacobson, Jepson, Jones, Kendall, Leech, Lister, McClurkin, McCreary, McCulloch, McElrath, McNie, Martin, Mattes, Morris, Mott, Olson, Pritchard, Ritter, Robinson, Shaffer, Skinner, Stoltenberg, Teachout, Temple, Teter, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wyland, Mr. Speaker-59.

The nays were:
Buckingham, Carstensen, Chassell, Clary, Darrah, DeMar, Doran, English, Hakes, Hume, Koontz, Laird, Lowrey, Lundt, McDole, Maben, Meredith, Nichols, Offill, Powers, Sankey, Saylor, Spaulding, Springer, Van Eaton, Welden, Wright-27.

Absent or not voting :
Boland, Carden, Cassel, Cummings, Flenniken, Heles, Hollembeak, Kennedy, Kling, Langan, McAllister, Peet, Stanbery, Summers-14.

So the bill passed and the title was agreed to.

## EXPLANATION OF VOTE.

The following explanation of vote was filed.
Mr. Speaker-The railroad interests of this state maintain that the membership of this House does not know enough to regulate railroad rates, and therefore I vote "no" on the question as to whether Senate file No. 337 shall pass the House.
C. A. Meredith .

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 344, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five (555), twenty-seven hundred fifty-five (2755), twenty eight hundred twenty-eight (2828), twenty-eight hundred forty-one (2841), eighteen hundred sisty-four (1864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403) four thousand twenty-four (4024) three hundred ninety-nine (399), four hundred (400), four hundred fortysix (446), nineteen hundred forty (1940), nineteen hundred forty-four, (1944) nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven, (611), six hundred fifteen (615), six hundred thirty-three (633), nine hundred twenty-six (926), two thousand three (2003), fifty six hundred twenty-six (4526), of the code, to amend the law as it appears in section six hundred two (602), of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly relating to legal publications.

Geo. A. Newman, Secretary.

## Also:

Mr. Spaker-I àm directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 350, a bill for an act to legalize the submission to the voters of the city of Creston, lowa, of the question whether an ordinance entitled '"an ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company," should be approved and adopted

Geo. A. Newman.
Secretary of Senate.

## Also:

Mr. Spiaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 170, a bill for an act to repeal section twenty-seven hundred thirteen (2713) of the supplement to the code and to increase the fund for the supp rt of the Industrial School and to fix the minimum monthly allowance for each department therefor.

Geo. A. Newman, Secretary of Senate.

## Also:

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

House file No. 424, a bill for an act to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "an ordinance authorizing the Des-Moines, Winterset' and Creston Electric Railway Company to construct. maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duties of said Company'should be approved and adopted.

Gro. A. Nhwman,<br>Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 357, a bill for an act to apportion the State into represensative districts and declare the ratio (of) representation.

Geo. A. Newman, Secretary of Senate.
Also :

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill to which the concurrence of the Senate was asked:

H uise file $N, 370$, a bill for an act to repeal section tweaty eight hundred and twelve-b (2812-b) of the supplement of the code, relating to schoo ${ }_{1}$ district bonds, and to enact a substitute therefor.

Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your henorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 425, a bill for an act to legalize the official acts of certain persons acting as notaries public.

Geo. A. Newman.
Secretary
Also:
Mr. Spearer-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No.416, a bill for an act to legalize the acts done and the ordinances and resolutions passed by the town courcil of Manson, Calhoun county, Iowa.

> Gro. A. Newman.
> Secretary of Senate.

## Also:

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

House file No. 283, a bill for an act granting additional powers to citiesof the first class in levying taxes and providing means for the making recon struction, or repair of main sewers, defining main sewers and making cerain parts of the code applicable thereto.

Geo, A. Newman<br>Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating 'to notice of special meetings and to enact a substitute therefor.

Geo. A. Newman,
Secretary of Senate.

On motion of Meredith of Cass, House file No. 427, a bill for an act to amend section five thousand forty (5040) of the code, relating to breach of the Sabbath, was tak $\leqslant \mathrm{n}$ up, and considered.

Hart of Allamakee, moved that the bill be referred to the Judiciary committee, with the instructions to report tomorrow.

Roll call was demanded by Meredith of Cass and Sankey of Decatur.

On the question, Shall the bill be referred to the Judiciary committee?

The yeas were:
Bailey, Bealer, Buckingham, Calderwood, Carstensen, Chassell, Christianson, Clary, Coburn, Colclo, Davie, Doran, Flenniken, Frudden, Greeley, Gregory, Hanna, Hart, Heles, Jacobson, Jepson, Koontz, Langan, Leech, Lowrey, Lundt, McCulloch, McDole, Maben, Mattes, Olson, Ritter, Saylor, Springer, Stoltenberg, Teachout, Whitmer, Willson, Wise, Wyland-40.

The nays were:
Bixby, Cassel, Cheney, Clark, Cobb, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Dow, Epperson, Freeman, Geneva, Hambleton, Head, Hollembeak, Hume, Jones, Kendall, Kling, Laird, Lister, McAllister, McClurkin, McCreary, McElrath, McNie, Martin, Meredith, Morris, Mott, Nichols, Powers, Pritchard, Robinson, Sankey, Shaffer, Skinner, Spaulding, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wright, Mr. Speaker-49.

Absent or not voting:
Boland, Carden, English, Greene, Hakes, Kennedy, Offill, Peet, Stanbery, Summers, Temple-11.

Motion lost.
Teachout of Polk moved to amend by adding to section one (1) the following:

[^20]
## Amendment lost.

Roll call was demanded by Meredith of Cass and McNie of Benton.

On the question, Shall further consideration be deferred until tomorrow mor ning.at 10 o'clock?

The yeas were:
Calderwood, Carstensen, Cheney, Christianson, Cummings, Doran, Flenniken, Freeman, Frudden, Greene, Gregory, Hanna, Hart, Heles, Jepson, Langan, Leech, Lundt, Nichols, Ritter, Springer, Whitmer-22.

## The nays were:

Bealer, Bixby, Buckingham, ${ }_{\text {Cassel }}$, Chassell, Clark, Cobb, Colclo, Conn, Darrah, Dashiell, Davie, DeMar, Dow, Epperson, Geneva, Hambleton, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Lister, Lowrey, McAllister, McClurkin, McCreary, McDole, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding; Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-59.

Absent or not voting:
Bailey, Boland, Carden, Chassell, Clary, Coburn, Crose, English, Greeley, Hakes, Kennedy, Koontz, McCulloch, Maben, Peet, Stanbery, Summers, Willson, Wyland-19.

So the motion to defer was lost.
On the question, Shall the amendment be adopted?
The yeas were:
Calderwood, Carstensen, Cheney, Clary, Cummings, Doran, Flenniken, Freeman, Frudden, 'Gregory, Hanna, Hart, Heles, Jepson, Langan, Lundt, McElrath, Nichols, Ritter, Stoltenberg, Welden-21.

The nays were:
Bealer, Bixby, Cassel, Christianson, Clark, Cobb, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Dow, Epperson, Geneva, Hakes, Hambleton, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Leech, Lister, McAllister, McClurkin, McCreary, McNie, Maben, Martin, Meredith, Morris,

Mott, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Springer, Temple, Van Eaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-56 .

Absent or not voting:
Bailey, Boland,' Buckingham, Carden, Chassell, Coburn, English, Greeley, Greene, Kennedy, Koontz, Lowrey, McCulloch, McDole, Mattes, Peet, Skinner, Spaulding, Stanbery, Summers, Teachout, Teter, Wyland-23.

Amendment lost.
Hart of Allamakee moved to amend by inserting after the word "incurred" at the end of the tenth line, the following: "Or who violate any provision of what was tormerly known as the Blue Laws of the State of Connecticut, all the provisions of which are made a part of this act.

Amendment lost.
Meredith, ot Cass, moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Cassel, Cheney, Christianson, Clark, Cobb, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Epperson, Freeman, Geneva, Hakes Hambleton, Head, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Laird, Leech, Lister, McAllister, McClurkin, McCreary, McElrath, McNie, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Shaffer, Skinner, Teter, Washburn, Weeks Welden, Whiting, Willson, Wise, Wright, Mr. Speaker-55.

The nays were:
Bealer, Calderwood, Carstensen, Clary, Coburn, Colclo, Davie, Dow, Flenniken, Frudden, Hanna, Hart, Heles, Jepson, Langan, Lundt, Ritter, Stoltenberg, Whitmer, Wyland-20.

Absent or not voting:
Boland, Carden, Chassell, Cummings, English, Greeley, Greene, Gregory, Kennedy, Koontz, Lowrey, McCulloch, McDole, Maben, Martin, Nichols, Peet, Saylor, Spaulding, Springer, Stanbery, Summers, Teachout, Temple, Van-Eaton-52.

So the bill passed and the title was agreed to.
REPORT OF COMMITTEE ON ENROLLED BILLS.
Mr. Spaulding of Howard form the committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your committee on Enrolled Bills respectfully report that they have this day sent to the governor for his approval, House file No. 1, a bill for an act proposing for an amendment to the constitution of the state of lowa, additional to section eighteen (18) of article one (1) of said constitution.

Also:
House file No. 126, a bill for an act to amend chapter one hundred one (101) laws of the Thirtieth General Assembly, relating to the establishing and maintaing a State Board of Health Laboratory at Iowa City.

Also:
House file No. 129, a bill for an act providing for the care and permanent preservation of the public archives, and making appropriation therefor.

Also:
House file No. 167, a bill for an act relating to fish and game, and making appropriations for the Fish and Game Commission of the state of Iowa.

Also:
House file No. 187, a bill for an act to repeal chapter thirty-one (31) of the laws of the Thirtieth General Assembly and to enact a substitute therefor relating to sewers in cities and in incorporated towns.

Also:
House file No. 203, a bill for an act to amend section four hundred ninety-eight (498) of the code, requiring county recorders to keep a fee book and make a permanent record of all fees charged.

Also:
House file No. 267, a bill for an act to amend the law as it appears in section twenty-six hundred four (2604) of the supplement to the code, relating to officers of the Iowa Soldiers' Home.

## Also:

House file No. 274, a bill for an act to repeal sections twenty-five hundred (2500), twenty-five hundred one (2501), and twenty-five hundred two (2502) of the code relating to geological surveys and the duties of the State Geologist, and to enact a substitute therefor.

## Also:

House file No. 306, a bill for an act to amend section forty-one hundred fourteen (4114) of the code relating to notice of appeal.

Also:
House file No. 331, a bill for an act to amend section one hundred forty-six (146) of the code, relating to the term of office of the custodian of public buildings.

Also:
House file No. 338, a bill for an act to secure in matters of religion a free exercise of religious preference and practice to all inmates of state, county, and city institutions maintained for the detention of persons held by committal or confinement in any state, county or city institution whether penal, correctional, charitable, or educational, or in any place of confinement maintained and supported by public funds.

## Also:

House file No. 86, a bill for an act to require and regulate the registration of births and deaths in the state of Iowa; and to repeal section twenty-five hundred sixty-six (2566) and twenty-five hundred sixty-seven (2567) of the code, and to repeal chapter one hundred (100) laws of the Thirtieth General Assembly.

## Also:

House file No. 177, a bill for an act to repeal chapter one hundred and eighty-five (185) of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned river channels of the Mississippi and Missouri Rivers and all navigable streams within the state, and all lands within such abandoned river channels, and all islands or bars situated in such navigable waters and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of Iowa and adjoining states.

Also:
Honse file No. 270, a bill for an act to repeal section seventeen hundred thirty-seven (1737) of the code, relating to the publication of certificates of compliance of companies transacting the business of insurance other than life and enacting a substitute therefor.

Also:
-
House file No. 376, a bill for an act to legalize the incorporation of the town of Schleswig, Crawford county, Iowa, the election of its officers and all acts done and ordinances passed by the town council of said town.

## Also:

House tile No. 387, a bill for an act to amend sections two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections.

Also:
House file No. 74, a bill for an act to regulate the employment of child labor and to provide for the enforcement thereof. (Additional to chapter eight, (8) title twelve (XII) of the code.)

Also:
House file No. 134, a bill for an act to provide for agricultural extension and experiment work by the Iowa State College of Agriculture and Me chanic Arts, and making an appropriation for the same.

Also:
House file No. 253, a bill for an act to prohibit unfair commercial discrimination between different sections, communities or localities, or unfair competition, and providing penalties therefor.

Also:
House file No. 336, a bill for an act to authorize the executive council to convey to Jones County, Iowa, a roadway through the east half of the southwest quarter of section thirty-three (33), township eighty-five (85), north, of range four (4), west of the fifth principal meredian.

## Also:

House file No. 379, a bill for an act to amend the law as it appears in sections fifteen hundred thirty-three (1533) and fifteen hundred forty-a (1540-a) of the supplement to the code, relating to the collection of road taxes.

## Also:

House file No. 323, a bill for an act to amend section sixteen hundred fifty seven-n (1657-n) chapter three (3) of the supplement to the code, relating to salary of Secretary of scate Agricultural Department.

Also:
House file No. 418, a bill for an act legalizing a special election held at Oskaloosa, Mahaska county, Iowa, on the 16th day of August, 1905, for the purpose of voting a tax of five per centum on the assessed valuation of the property of said city in aid of the Oskaloosa and Buxton Electric ょailway Company, and legalizing the recording of the certificates issued by the city clerk of , said city, in the office of the recorder of deeds of said county, and legalizing the levy by the board of supervisors of said county, of the tax thereby voted, and legalizing the acts of the county auditor in placing said tax upon the tax lists, and in certifying the order for the same and said tax lists to the county treasurer of said county, legalizing the tax lists so transmitted to said treasurer.

Also:
House file No. 11, a bill for an act providing for placing a statue in branze of Samuel J. Kirkwood, Ex-Governor of Iowa, in the National Statuary Hall in the Capitol Building at Washington, D. C., and appropriating money to pay therefor.

Also:
House file No. 100, a bill for an act punishing any person who shall ask, request, or solicit another to have carnal knowledge with any female, for a consideration or otherwise.

Also:
House file No. 175, a bill for an act to amend section three thousand forty-seven (3047) of the code relating to the assignment of wages.

Also:
House file, No. 196, a bill for an act in relation to penalty on unpaid taxes in cities acting under special charters.

Also:
House file No. 280, a bill for an act to amend sections twenty-five hundred seventy-five-c (2575-c), twenty-five seventy-five-f, (2575-f) chapfive seventy-five-e (2575-e) and twwenty-five seventy-five-f (2575-f chapter sixteen-a (16a) of the supplement to the code, relative to bringing into the state nursery stock.

Also:
House file No. 299, a bill for an act to amend section fifteen hundre $\boldsymbol{x}^{2}$ sixty-six " $A$ " (1566-a) of the supplement to the code, relating to publication of itemized accounts of towwnship officers.

## Also:

House file No. 375, a hill for an act to legalize the incorporation of the town of Portsmouth, Shelby County, Iowa, the election of its offcers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.

Also:
House file No. 39, a bill for an act to amend section fifteen hundred thirty (1530) of the supplement to the code, giving boards of supervisors power to levy additional mill.

## Also:

House file No. 146, a bill for an act appropriating the sum of eight hundred sixty-two and thirty-eight one-hundredths dollars (\$862.38) to be paid to H. W. Tapley and Philip Morgan in settlement of all claims against the state of Iowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the state.

Also:
House file No.286, a bill for an act to amend section nine hundred twenty-two (922), nine hundred twenty-three (923), and nine hundred twentyfour (924) of the code relating to the platting of land by the county auditor.

Also:
House file No. 206, a bill for an act to indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the insane, at Mt. Pleasant, Iowa.

Also:

House file No. 229, a bill for an act to amend section twenty-four hundred thirty-nine (2439) of the code, relative to the collection of the mulct tax.

H. S. Spaulding, Chairmar.

April 51906.
Adopted.
SENATE MESSAGE CONSIDERED.
Senate file No. 285, a bill for an act in relation to a lost, stolen or destroyed note, bond, bill of exchange, draft, certificate of deposit or other evidence of indebtedness and prescribing how action may be brought thereon.

Read first and second time and passed on file.
The Speaker announced that as Speaker of the House, he had signed in the presence of the House, Senate files Nos. 183, 191, 181, 169 and 182.

On motion of Crose of Page the House adjourned until 1:45 this afternoon.

## AFTERNOON SESSION.

House convened pursuant to adjournment.
Speaker Clarke in the chair.
Calderwood of Scott, offered the following resolution, and moved its adoption :

Resolved, That the thanks of the members of the House of Representatives of the Thirty-first General Assembly, be extended to the Honorable George W. Koontz of Johnson county, to the Iowa City Commercial Club, to President George E. MacLean, and the faculty of the State University, and also to the citizens of Iowa City, for their kindness in caring for the members of the House of Representatives and their friends during their visit to the University, March 14, 1906, be it further

Resolved, That a vote of thanks be extended to the officials of the Chicago, Rock Island \& Pacific Railway for placing at the service of the mem. bers of the Thirty-first General Assembly a special train.

Adopted by unanimous vote.
REPORT OF COMMITTEE.
Head of Greene from Special Committee submitted the following report:

Mr. Spzaker-Your Special committee to whom was referred Senate file No 242 a bill for an act to repeal section four hundred eleven (4I1) o the code, and to enact a substitute ther for to the board of supervisors, their election and term of office beg leave to report that they have had the same
under consideration and have instructed me to report the same back to the House with the recommendation that the same be amended by adopting the substitute hereto attached and when so amended the bill do pass.

Maflon Hrad,
Chairman.

## SUBSTITUTE FOR SENATE FILE NO. 342.

A Bill for an act to amend section four hundred ten (410) of the code and to repeal section four hundred eleven (411) of the code and to enact a substitute for said section four hundred and eleven (411) and relating to Board of Supervisors, their election and terms of office.

Be it Enacted by the General Assembly of the State of Iowa:
Section 1. Section four hundred ten (410) of the code is hereby amended by striking the word "annually" from next to the last line thereof and inserting in lieu of the word so stricken the word "biennially."

Section 2. section four hundred eleven (411) of the code is heredy repealed and the following enacted in lieu thereof:

At the general election held in 1906, county supervisors shall be elected in the various counties of the State as follows:

In counties having seven supervisors, four shall be elected for a term of four years, and three shall be elected for a term of two years.

In counties having five supervisors, three shall be elected for the term of four years, and two sholl be elected for the term of two years.

In counties having three supervisors, two shall be elected for term of four years, and one shall be elected for the term of two years; provided that in counties where the terms of office of any of the present incumbent supervisors run until January, 1908, their successors shall ive elected only for that part of the term remaining after the first Monday of January 1908.

In case of dispute as to the supervisors to be elected for the long and short term herein provided for, the county clerk, auditor and recorder shall meet and determine which supervisors shall be succeeded by a long term successor, and which shall be succeeded by a hort term successor.

Section 4. At the general election in 1908 and biennially thereafter, successors shall be elected to all whose terms expire in the January following, whose terms of office shall be for four years, and until their successors are elected and qualified.

Section 5. In counties under the district system not more than one supervisor shall be a resident of any one township, city or incorporated town. In counties where the supervisors are elected at large not more than one supervisor, unless from different political parties, shall be elected from any one city, township or incorporated town except as provided in section six (6) hereof.

Section 6. In counties containing a city of 35,000 inhabitants, or over, where the number of supervisors shall be five or seven, two supervisors may be elected from such city and more than two if from different political parties.

## Read first and second time and passed on file. <br> MESSAGES FROM THE SENATE

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on amendments to House file No. 207 and asks a conference committee and names on the part of the Senate. Senators Lewis, Lambert, Newberry aud Whipple.

Geo. A. Newman,

- Secretary.

Also:
Mr. Sphaker-I am directed to inform your honorable body that the Senate insists on amendments to House file No. 176 and asks a conference committee and names on the part of the Senate Senators Lewis, Lambert, Newberry and Whipple.

Geo. A. Newman,
Secretary.
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on amendments to House file No. 192 and asks a conterence committee and names on the part of the Senate, Senators Lewis, Lambert, Newberry and Whipple,

Geo. A. Nicwman, Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 285, a bill for an act in relation to a lost, stolen or destroyed note, bond, bill of exchange, draft, duplicate of deposit or other evidence of indebtedness, and prescribing how action may be brought thereon.

Geo. A. Nrwman,
Secretary.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists upon amendments to House file No. 330 and asks for conference committee and appoints as committee on part of Senate, Senators Courtright, Gillilland, Dunham and Saunders.

Geo. A. Newman,
Secretary.

Spaulding of Howard from the joint committee on Enrolled Bills submitted the following report:

Mr. Speaker--Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 110, a bill for an act to amend the law as it appears in section sixteen hundred fifty-seven (1657) of the supplement to the code, relating to the agricultural convention.

## Also:

Senate file 315, a bill for an act to provide that life insurance companies may transact health, accident and employers liability insurance.

## Also:

Senate file 347, a bill for an act to amend the law as it appears in section two thousand twenty-six (2026) of the supplement to the code, relating to street railways over highways.

Also:
Senate file 16, a bill for an act to amend the law is it appears in section four hundred forty-one (441) of the supplement to the code in relation to official newspapers.

Also:
Senate file 329, a bill for an act to provide for the payment of certain expences of indigent patients paroled or discharged from the state hospital for inebriates at Knoxville, and the hospital for female inebriates.

Also:
Senate file 216, a bill for an act to amend chapter eighty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates.

Also:
Senate file 277, a bill for an act to appropriate the sum of one hundred dollars ( $\$ 100$ ) to pay E. S. Frank for money advanced by him to the State of Iowa for rent for certain lake beds situated in Wright and Hancock counties, Iowa.

Also:
Senate file 246, a bill for an act to repeal section twenty-two hundred eighty-seven (2287) of the code and chapter (79) of the acts of the Thirtieth General Assembly amending said section and to enact a substitute therefor in regard to the capture and return of patients escaped from hospitals for the insane and the payment of the expenses thereof.

Also:

Senate file 205, a bill for an act to appropriate the sum of seventyfive dollars ( $\$ 75$ ) to pay Henry Eyler for money advanced by him to the State of Iowa as rent for certain Lake beds situated in Wright county, Iowa.

## Also:

Senate file 247, a bill for an act to provide for the care and removal to their place of legal settlement of non-resident insane and for the payment of the expense thereof and repealing the law as it appears in section ( $2727-\mathrm{a}-28$ ) of the supplement to the code and all acts and parts of acts in conflict with this act.

H. L. Spaulding, Chairman House Committee. D. W. Turner, Chairman Senate Committee.

Adopted.
On motion of Head of Greene, unanimous consent having been given substitute for Senate file No. 342, a bill for an act to repeal section 411 of the code and to enact a substitute therefor relating to the board of supervisors, their election and term of office was taken up and considered and read for information.

Laird of Fremont offered to amend by adoption of the following substitute:

SUBSTITUTE FOR SENATE FILE NO. 342.
A Bill for an act to amend section four hundred ten (410), and to repeal section four hundred eleven (411) of the code, and to enact a substitute therefor, relating to the election and terms of office of county supervisors.

## Be it Enacted by the General Assembly of the State of Iowa:

Section 1. That section four hundred ten (410) of the code, be and the same is hereby amended, by striking out the word "annually', in the twenty-seventh line of said section and inserting in lieu thereof, the word "biennially."

Section 2. That section four hundred eleven (411) of the code, be and is hereby repealed and the following enacted in lieu thereof: At the general election in the year 1906, there shall be elected for a term of two years, members of the county board of supervisors to succeed those whose terms were extended one year by the biennial election amendment. At the general election in the year 1906 and biennially thereafter, there shall be elected members of the board of supervisors for a term of three years to succeed those whose terms of office will expire on the first Monday in January following said election; there shall also be elected members for a term of three years to succeed those whose terms will expire on the first Monday in Janu ary one year later than the aforesaid date.

It shall be specified on the ballot when each shall begin his term of office. No member shall be elected who is a resident of the same township with eitber of the members holding over (but a member-elect may be a resident of the same township as the member he is elected to succeed), except that, in counties having seven supervisors, and having therein a township embracing an entire city of thirty-five thousand inhabitants or over, he may be a resident of the same township; and in no case shall there be more ban two supervisors from such township.

Roll call demanded by Laird of Fremont and Doran of Boone.
On the question, Shall the substitute amendment be adopted?
The yeas were:
Bailey, Calderwood, Carstensen, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Frudden, Geneva, Greene, Gregory, Hakes, Heles, Jones, Koontz, Laird, Langan, Lundt, McAllister, McClurkin, McDole, McNie, Meredith, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Sankey, Saylor, Spaulding Springer, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Willson -54 .

The nays were:
Bealer, Bixby, Buckingham, Cassel, Dashiell, English, Freeman, Hambleton; Head, Hollembeak, Jacobson, Jepson, Kendall, Leech, Lister, Lowrey, McCulloch, McElrath, Maben, Martin, Mattes, Morris, Robinson, Shaffer, Skinner, Teachout, Temple, Whiting, Wise, Wright-31.

Absent or not voting :
Boland, Carden, Chassell, Greeley, Hanna Hart, Hume, Kennedy, Kling, McCreary, Peet, Powers, Stanbery, Summers, Wyland-15.

Substitute amendment adopted.
Laird of Freemont, moved that the rule be suspended, and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carstensnn, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow,

English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Kobinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, ${ }_{3}$ Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr Speaker-87

The nays were:
None.
Absent or not voting:
Bealer, Boland, Carden, Chassel, Hart, Hume, Kennedy, Offill, Peet, Stanbery, Summers, Teachout, Wyland-I 3 .

So the bill passed and the title was agreed to.

## MOTION TO RECONSIDER.

The following motion to reconsider was filed:
I move to reconsider the vote by which House file No. 427 passed the House, and by which it went to its third reading.

Josiph Matters.
I second the motion. G. P. Christianson.
Mattes of Sac called up motion to reconsider vote by which House file No. 427 passed the House, and by which it went to its third reading.

On the question, Shall the vote be reconsidered?
The yeas were:
Buckingham, Calderwood, Carstensen, Christianson, Clary, Cummings, Davie, Flenniken, Frudden, Greene, Gregory, Hakes, Hanna, Hart, Heles, Jepson, Koontz, Langan, Lundt, McCreary, McCulloch, Ritter, Stoltenberg-23.

The nays were:
Bailey, Bixby, Cassel, Cheney, Clark, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Freeman, Geneva, Hambleton, Head, Hollembeak, Jacobson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, McAllister, McClurkin, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner,

Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker -64.

Absent or not voting:
Boland, Carden. Chassell, Greeley, Hume, Kennedy, Peet, Spaulding, Springer, Stanbery, Summers, Wyland-I2.

So the motion to reconsider was lost.

## MINORITY RECOMMENDATIONS.

Mr. Spraker-We, the undersigned members of your committee on Municipal Corporations to whom was referred Senate file No. 208, most respectfully dissent from the views of the committee recommending that the said bill be indefinitely postponed, and being in the minority, we reserve our rights in the premises and therefore most respectfully recommend that the said bill be passed.

> Heíry Ritter,
> R. J. Martin,
> C. A. Meredith.

## REPORTS OF COMMITTEES.

Teachout of Polk from the committee on Municipal Corporations, submitted the following report:

Mr. Speaker-Your committee on Municipal Corporations to whom was referred Senate file No. 208, a bill for an act to amend section twenty-one hundred fifty-eight (2158) chapter eight (8) title ten (10) of the code referring to telegraph and telephone lines, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

H. E. Teachout,

## Chairman.

Adopted and they bill was indefinitely postponed.
Head of Greene,from Special committee, submitted the following report:

Mr. Sphaker-Your Special committee to whom was referred House nile No. 419, a bill for an act to repeal section four hundred ten (410), four hundred eleven (411) of the code, and to enact substitutes therefor relating to the number, election and term of office of the board of supervisors of the several counties of the State beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.
mailon Head,
!Chairman.

Also:
Mr. Speaker-Your Special committee to whom was referred House file No. 365, a bill for an act to repeal section four hundred eleven (411) of the code and to enact a substitute therefor relating to the election and term of office of county supervisors, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recomendation that the same be indefinitely postponed.

Mailon Head, Chairman.
Adopted and the bill was indefinitely postponed.
Also:
Mr.Speakhr-Your Special committee to whom was referred House file No. 300, a bill for an act to repeal sections four hundred ten (410), four hunred eleven (411), four hundred twelve (412) and four hundred sixty-nine (469) of the code and to enact substitutes therefor, to repeal sections four hundred sixteen (416), four hundred seventeen (417), four hundred eighteen (418) and four hundred nineteen (419) of the code, all of said sections relating to the board of supervisors, and to repeal all provisions of the code and all acts and parts of acts of the legislature in conflict with this act, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

## Mahlon Head, <br> Chairman.

Ordered passed on file.
Also:
Mr. Speakbr-Your Special committee to whom was referred House file No. 193, a bill for an act to repeal section four hundred sixty-nine (469) lof the code relative to the compensation of the members of the board of supervisors, and to enact a substitute therefor, beg leave to report that they have had the same under consideration and have instracted me to report the same back to the House with the recommendation that the same be indefinitely postponed.

# Mahlon Hrad, <br> Chairman. 

## Ordered passed on file.

## Also:

English of Polk, from the committee on Insurance, submitted the following report:

Mr. Speaker-Your committee on Insurance to whom was referred Senate file No. 353, a bill for an"act to amend'sections seventeen hundred nine (1709) and seventeen hundrediten (1710) of the supplement to the code as amended by the acts of the Thirty-first General Assembly, relative to
insurance other than life, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the same do pass.

Emory H. English,
Chairman.

## Adopted.

On request of Doran of Boone unanimous consent having been given, House file No, 247, a bill for an act to amend the law as it appears in section four hundred forty-one (44I) of the supplement to the code in regard to official newspapers with Senate amendments, was taken up and the amendments read and considered.

Mr Doran moved that the House concur in the Senate amendments.

On the question, Shall House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Jacobson, Jep. son, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowery, Lundt. McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker.-87

The nays were: None
Absent or not voting.
Boland, Buckingham, Carden, Cummings, English, Flenniken, Geneva, Hume, Kennedy, Peet, Springer, Stanbery, Summers13

So the House concurred.
On request of Mott of Audubon unanimous consent having been given, House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine, (2359), five hundred fifty five (555), twenty-seven hundred fifty-five (2755), twenty-eight. hundred twenty-eight (2828), twenty-eight hundred forty-
one (2841), eighteen hundred sixty-four (1864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372) twenty-three hundred seventy-four (2374) six hundred (600),six hundred eight (608),six hundred eleven (611),six hundred fifteen (615), six hundred thirty-three, (633), nine hundred twentysix (926), two thousand three (2003), fifty-six hundred twentysix (5626), of the code to amend the law as it appears in section six hundred two (602) of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly, relating to legal publications, with Senate amendments was taken up and considered.

Mr. Mott moved that the House concur in the Senate amend ments.

On the question, Shall the House concur?
The yeas were:
Bealer, Bixby, Buckingham, Calderwood, Cassel, Cheney, Christianson, Clarke, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Epperson, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, MoClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Baily, Boland,Carden, Carstensen, Conn, English, Flenniken, Freeman, Hart, Hume, Kennedy, Peet, Pritchard, Stanbery, Summers, Teter-17.

So the House concurred.
On request of Maben of Hancock unanimous consent having been given, House file No. 357, a bill for an act to apportion the state into representative districts and declare the ratio of representation with Senate amendments, was taken up and the amendments read and considered.

Mr. Maben moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Summers, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-85.

The nays were:
None.
Absent or not voting :
Bixby, Boland, Carden, Clark, Cobb, Hanna, Hart, Hume, Kendall, Kennedy, McCreary, Peet, Stanbery, Wyland -15 .

So the House concurred.
On request of Langan of Clinton unanimous consent having been given, House file No. 362, a bill for an act to amend section eleven hundred and six (1106) of the Code, relating to the form of ballot used in elections, with Senate amendments, was taken up and the amendments read and considered.

Mr. Langan moved that the House concur in the Senate amendments.

On question, Shall the House concur?
The yeas were:

Bealer, Bixby, Buckingham, Calderwood, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister. McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker -83.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Carden, Cassel, Clary, Colclo, Flenniken, Geneva, Greeley, Hart, Hume, Kennedy, Peet, Stanbery, Summers, Teter, Weeks 17.

So the House concurred.
On request of McNie of Benton, unanimous consent having been given, House file No. 334, a bill for an act to repeal section one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the term of office of county officers with Senate amendments, was taken up and the amendments read and considered.

Mr. McNie moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The year were:
Bailey, Bealer, Bixby, Calderwood, Carstensen,Cassel, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Hambleton, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Meredith, Morris, Mott, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding,

Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wil son, Wise, Wright, Wyland, Mr. Speaker-75.

The nays were:
None.
So the House concurred.
Absent or not voting:
Boland, Buckingham, Carden, Chassell, Clary, English, Flenniken, Gregory, Hakes, Hanna, Hart, Hume, Kennedy Koontz, Langan, Mattes, Nichols, Peet, Pritchard, Springer, Stanbery, Summers, Temple, Teter- 25 .

On request of Head of Greene unanimous consent having been given House file No. 51, a bill for an act to amend the law as it appears in section eighteen hundred eighty-nine (1889) of the supplement to the code relative to loan and trust companies with Senate amendments, was taken up and the amendments read and considered.

Mr. Head moved chat the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Kendall, Laird, Langan, Leech, Lister, Lcwrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenburg, Teachout, Temple, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-76.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Carden, Dashiell, English, Greene, Gregory, Hart, Hume, Jepson, Jones, Kennedy, Kling,

Koontz, Nichols,Peet, Pritchard, Spring er, Stanbery, Summers Teter, Willson, Wyland-24.

So the house concurred.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

Substitute for Senate file No. 354, a bill for an act fixing the number of Senators in the General Assembly, apportioning them among the several counties according to the number of inhabitants in each, and dividing the State into Senatorial districts.

Geo. A. Newman, Secretary of Senate.

Also:
Mr. Speakrr-I am directed to inform your honorable body that the Senate has famended and passed the following in which the concurrence of the Senate was asked:

House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the code in relation to salary of commandant of the Iowa Soldiers' home.

Geo. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sixteen (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor.

> Geo. A. Newman, Secretary of Senate.

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

House file No. 344, a bill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative district of Iowa.

Geo. A. Newman, Secretary of Senate.
Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for House file No. 412, a bill for an act to protect the public health and the health of domestic animals by providing for the inspection of registered cattle brought into the State for breeding or dairy purposes.

Geo. A. Newman,

Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

Senate file No. 352 a bill for an act repealing the law as it appears in section two hundred fifty-six-a (256-a) of the supplement to the code relating to the election and terms of judges of the superior court and enacting a substitute therefor.

Geo. A. Newman,<br>Secretary of Senate.

On motion of Temple of Clarke, Joint Resolution Senate file No. 5, fixing the number and compensation of employees in the departments of state at the seat of government was taken up and considered.

Hart of Allamakee moved to amend as follows:
" That the deputy auditor of state, in addition to the salary now allowed him by the code, be allowed three hundred dollars ( $\$ 300$ ).

Amendment lost.
Hambleton of Mahaska moved to substitute Joint Resolution No. 9, of the Thirtieth General Assembly for the resolution now under consideration.

Amendment lost.
Temple of Clarke moved that the rule be suspended and that the resolution be read a third time now, which motion prevailed, and the resolution was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hanna, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lowrey, McDole, McElrath, McNie, Maben, Martin, Mattes, Morris, Mott, Offill, Olson, Pritchard, Ritter, Robinson, Saylor,

Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
Hambleton, Heles, McAllister, McClurkin, McCreary, Meredith, Nichols, Sankey-8.

Absent or not voting:
Boland, Buckingham, Cassel, Cobb, Conn, Cummings, Greene, Hart, Head, Kennedy, Lister, Lundt, McCulloch, Peet, Powers, Stanbery, Summers, Whitmer-18.

So the bill passed and the title was agreed to.
Temple of Clarke moved that House joint resolution No. 5 be indefinitely postponed.

Motion prevailed and the bill was indefinitely postponed. senate message considered.
Senate file No. 283, a bill for an act to amend section thirteen hundred four (1304) of the code, so as to exempt from taxation the accumulations and funds of fraternal beneficiary associations.

Read first and second time and passed on file.
Mr. Speaker-Your committee on Pardons, to which was referred the application of Joseph C. Smith, a convict now confined in the state penitentiary under sentence of death pronounced by the District Court of Monroe county for murder, for commutation of said sentence to life imprison ment, beg leave to report that they have had the said anplication under consideration and authorize me to report that the judgment of said committee is that the legislature has no authority or power to act on the case presented and that the same should be returned to the Governor without recommendation. .
B. F. Cummings, Chairman.
Ordered passed on file.

## Also:

Mr. Speaker-Your committee on Pardons to which was referred the application of Louis Busse, a convict now confined in the state penitentiary under sentence of death pronounced by the District Court of Bremer county for the murder of his wife, for commutation of said sentence to life imprisonment, beg leave to report that they have had the said application under consideration and authorize me to report that the judgment of said committee is that the legislature has no authority or power to act on the case presented and that the same should be returned to the Governor without recommendation.
B. F. Cummings,

Ordered passed en file.
On request of Calderwood of Scott unanimous consent having been given, House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor, with Senate amendments, was taken up and the amendments read and considered.

Mr. Calderwood moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart. Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt. McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath; McNie, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-89.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Greene, Kennedy, Mattes, Peet, Powers, Stanbery, Summers, Teachout, Willson-11.

So the House concurred.
Speaker named as Conference committee on House files Nos. 192, 176, and 207 on part of House, Temple, Kendall, Jepson and Willson.

Speaker named as Conference committee on House file No. 330 on part of House, Wright, Chassell, Cummings and Springer.

On request of Cummings of Marshall unanimous consent having been given, House file No. 225 a bill for an act to amend
section twenty-six hundred four (2604) of the code in relation to salary of commandant of the Iowa Soldiers' Home with Senate amendments, was taken $u p$ and the amendments read and considered.

Mr. Cummings moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English; Epperson, Freeman, Frudden, Geneva, Gregory, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McClurkin, McCreary, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Springer, Stoltenberg, Teachout, Temple, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-78.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Chassel, Colclo, Dashiell, Flenniken, Greeley, Greene, Hakes, Hart, Kennedy, McAllister, McCulloch, Peet, Skinner, Spaulding, Stanbery, Summers, Teter, Weeks, Welden, Wyland-22.

So the House concurred.
On request of Calderwood of Scott, unanimous consent having been given, House file No. 390, a bill for an act to repeal section twenty-eight hundred twelve-b (2812-b) of the supplement of the code, relating to school district bonds, and to enact a substitute therefor with Senate amendments, was taken up and the amendments read and considered.

Mr . Calderwood moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hambleton, Hanna, Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-82.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Clark, Dashiell, Greene, Greeley, Hakes Jepson, Kennedy, Koontz, Laird, Langan, Martin, Peet, Powers, Stanbery, Summers, Wyland-18.

So the House concurred.
On request of Freeman of Pottawattamie unanimous consent having been given, House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sixteen, (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor with Senate amendments, was taken up and the amendments read and considered.

Mr. Freeman moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Hart, Head, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendali, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister McClurkin, McCreary, McCulloch, McDole, McElrath,

McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Stoltenberg, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-87.

The nays were:

## None.

Absent or not voting :
Boland, Buckingham, Cummings, Greene, Heles, Kennedy, Peet, Powers, Springer, Stanbery, Summers, Teachout, Willson -I3.

So the House concurred.
On request of Laird of Freemont unanimous consent having been given, House file No. 359, a bill for an act to amend section ten hundred sixty (1060) of the code and to repeal section ten hundred seventy-four (1074) of the code and to enact a substitute therefor relating to the election and terms of township trustees, with Senate amendments, was taken up and the amendments were read and considered.

Mr. Laird moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bealer, Cassel, Chassell, Clark, Dashiell, Doran, Dow, Freeman, Gregory, Hanna, Jepson, Kendall, McAllister, McCulloch, Washburn-15.

The nays were:
Bailey, Bixby, Carden, Carstensen, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Crose, Darrah. Davie, DeMar, English, Epperson, Flenniken, Frudden, Geneva, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird; Leech, Lister, Lowrey, Lundt, McCreary, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding. Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Weeks, Welden, Whiting, Whitmer, Willson, Wright, Wyland, Mr. Speaker-64.

## Absent or not voting:

Boland, Buckingham, Calderwood, Conn, Cummings, Greeley, Greene, Hakes, Hart, Kennedy, Langan, McClurkin, McDole, McElrath, Martin, Peet, Powers, Pritchard, Stanbery, Summers, Wise-21.

So the House refused to concur.
On request of Doran of Boone unanimous consent having been given, House file No. 364, a bill for an act to repeal section one thousand sixty-eight (1068) of the code and to enact the following in lieu thereof, with Senate amendments, was taken up and the amendments read and considered.

Mr. Doran moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Chassell, English, Epperson, Hanna, McCulloch, Skinner-6.
The nays were:
Bailey, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, 1 Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wright, Wyland, Mr. Speaker-76.

Absent or not voting:
Bealer, Bixby, Boland, Buckingham, Greene, Jepson, Kennedy, Langan, McDole, Peet, Powers, Sankey, Stanbery, Summers, Flenniken, Hart, Whiting, Willson-18.

So the House refused to concur.
On request leave of absence was granted Temple of Clarke, Kendall of Monroe, Jepson of Woodbury, and Willson of Washington, for today.

Kendall of Monroe moved that the House adjourn at six o'clock until eight o'clock tomorrow morning.

Lundt of Tama, moved to amend by making the time at seven o'clock.

Amendment lost.
Original motion prevailed.

## SENATE MESSAGE CONSIDERED.

Senate file No. 348, a bill for an act making appropriations for the benefit of the Benedict Home at Des Moines, the Florence Crittendon Home, the Boys and Girls Home, and the House of the Good Shepherd at Sioux Cityand the Dubuque Rescue Home and the House of the Good Shepherd at Dubuque, and providing for the method of disbursement and against future appropriations of this kind.

Read first and second time and passed on file.
On motion of English of Polk, Senate file No. 348, a bill for an act making appropriations for the benefit of the Benedict Home at Des Mones, the Florence Crittenden Home, the Boys and Girls Home, and the House of the Good Shepherd at Sioux City and the Dubuque Rescue Home and the House of the Good Shepherd at Dubuque, and providing for the method of disbursement and against future appropriations of this kind, was taken up, and considered.

Mr. English, moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?.
The yeas were:
Bailey, Bealer, Bixby, Carden, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Gregory, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Langan, Leech, Lowrey, Lundt, McClurkin, McCreary, MoCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland,Mr. Speaker-77.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Calderwood, Carstensen, Cobb, Colclo, Geneva, Greene, Hakes, Hanna, Hart, Jepson, Kendall, Kennedy, Lister, McAllister, McDole, Peet, Stanbery, Summers, Temple. Teter, Willson.-23.

So the bill passed and the title was agreed to.

## SENATE MESSAGES CONSIDERED,

Senate file No. 354, a bill for an act to apportion the state in to senatorial districts and declare the ratio of representation.

Read first and second time and passed on file.
Senate file No. 285, a bill for an act to in relation to lost stolen or destroyed notes, bond, bill of exchange, draft, certicate ot deposit and prescribing how action may be brought thereon.

Read first and second time and passed on file.
Senate file No. 349, a bill for an act to amend section eight hundred one ( 80 I ) of the code relating to street improvements, sewers, prelimmary notices of sewer improvements.

Read first and second time and passed on file.
Senate file No. 170, a bill for an act to amend section two thousand seven hundred thirteen (2713) of the supplement to the code and to increase the fund for the support of the Industrial School and to file the minimum monthly allowance for each department.

Read first and second time and passed on file.
Senate file No. 350, a bill for an act to legalize the submission to the voters of the city of Creston of the certain ordinance.

Read first and second time and passed on file.
Senate file No. 352, a bill for an act to repeal the law as it appears in section two hundred fifty-six-a (256-a) of the supplement of the code, relating to the election and terms of Judges of the Superior court and enacting a substitute therefor.

Read first and second time and placed on file.

## INTRODUCTIÓN OF BILLS.

By Hart of Allamakee, House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee county.

Read first and second time and passed on file.
By Ways and Means committee House file No. 433, a bill for an act to provide for the general levy for state purposes for the year 1907.

Read first and second time and passed on file.
A Bill for an act to provide for the general levy for state purposes for the year nineteen hundred seven (1907).

Be it enacted by the General Assembly of the State of Iowa:
Section 1. That the executive council shall in the year nineteen hundrad and seven (1907) fix the rate per centum to be levied upon the valuation of the taxable property of the state necessary to yield for general state purposes approximately the sum of two million dollars $(\$ 2,000,000)$.

Section 2. The executive council shall certify the rate necessary to the auditor of each county.

Section 3. This act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Register and Leader and the Des Moines Daily Capital, newspapers published in Des Moines, Iowa.

On motion of Hart of Allamakee, unanimous consent having been given, House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee county was taken up and considered.

Mr. Hart moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Dashiell, Davie, Doran, Dow, English, Epperson Geneva, Greeley, Gregory, Hakes, Hambleton, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Langan, Leech, Lowrey, Lundt, McAllister, McCulloch, McDole, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers,

Ritter, Sankey, Taylor, Shaffer; Skinner, Spaulding, Springer, Stoltenberg, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wise, Wright, Mr. Speaker-68.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Carden, Cheney, Darrah De Mar, Flenniken, Freeman, Greene, Head, Jepson, Kendall Kennedy, Laird, Lister, McClurkin, McGreary, McElrath, McNie, Maben, Peet, Pritchard Stanbery, Summers, Teachout, Temple, Teter, Whiting, Willson, Wyland-32.

So the bill passed and the title was agreed to.
On motion of Cummings of Marshall, House file No. 426, a bill for an act to legalize the submission to the electors of Marshalltown of the question of granting a franchise to Peterson Heat, Light and Water Company for the construction and operation of a heating plant in said city was taken up and considered.

Mr. Cummings move that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimous and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Carden, Carstensen, Cassel, Chassel, Cheney, Christianson, Clark, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Flenniken, Freeman, Geneva, Greeley, Hambleton, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz Laird, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McNie, Martin, Mattes, Meredith, Mott, Offil, Olson, Powers, Pritchard, Ritter, Robinson, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-69.

The nays were:
None.
Absent or not voting:

Boland, Buckingham, Calderwood, Clary, Colclo, Epperson, Frudden, Greene, Gregory, Hakes, Hanna, Hart, Heles, Jepson, Kendall, Kennedy, Langan, McClurkin, McElrath, Maben, Morris, Nichols, Peet, Sankey, Saylor, Stanbery, Summers, Teachout, Temple, Willson, Wyland-3I.

Sa the bill passed and the title was agreed to.
On motion of Christianson of Hamilton House file No. 430, a bill for an act to legalize the submission to the electors of Webster City of the question of granting a franchise for a gas plant was taken up and considered.

Mr. Christianson moved that the rule be suspended and that the bill be considered engrossed and read a third time now, which motion prevailed unanimously, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Hume, Jacobson, Jones Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Powers, Pritchard, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-77.

The nays were:
None.
Absent or not voting:
Boland, Calderwood, Clary, Conn, Davie, Epperson, Flenniken, Greene, Hanna, Hart, Jepson, Kendall, Kennedy, McClurkin, Nichols, Peet, Ritter, Robinson, Stanbery, Summers, Temple, Willson-23.

So the bill passed and the title was agreed to.

On motion of Cummings of Marshall Senate file No. 353, a bill for an act to amend sections seventeen hundred nine (1709) and seventeen hundred ten ( 1710 ) of the supplement to the code as amended by the acts of the Thirty-first General Assembly, relative to insurance other than life, with report of committee recommending passage was taken up and considered.

Mr. Cummings, moved that the rules be suspended and that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were;
Bealer, Bixby, Buckingham, Carstensen, Cassell, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Conn, Crose, Cummings, Darrah, Davie, DeMar, Doran, Dow, Freeman, Geneva, Greeley, Gregory, Hambleton, Hart, Head, Heles Hollembeak, Hume, Jacobson, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Martin, Meredith. Morris, Mott, Nichols, Olson, Powers, Pritchard, Ritter, Saylor, Skinner, Spaulding, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-72.

The nays were:

## None.

## Absent or not voting:

Bailey, Boland, Calderwood, Carden, Colclo, Dashiell, English, Eppersuu, Flenniken, Frudden, Greene, Hakes, Hanna, Jepson, Jones, Kendall, Kennedy, Offill, Peet, Robinson, Sankey, Shaffer, Skinner, Springer, Stanbery, Stoltenberg, Summers, Temple, Willson-29.

So the bill passed the title was agreed to.
On motion of Hume of Mitchell, House file No. 193, a bill for an act to amend section four hundred sixty-nine (469) of the code of Iowa, relative to the compensation of members of the Board of Supervisors was taken up and considered.

Mr. Hume moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bealer, Bixby, Buckingham, Carstensen, Chassell, Cheney, Clark, Colclo, Conn, Darrah, Dashiell, Davie, DeMar, Dow, English, Greeley, Hakes, Hambleton, Hollembeak, Hume, Jones, Kling, Laird, Leech, Lowrey, Lundt, McDole, McElrath, Martin, Morris, Nichols, Pritchard, Robinson, Saylor, Shaffer, Spaulding, Teachout, VanEaton, Washburn, Weeks, Welden, Whiting-42.

The nays were:
Bailey, Carden, Clary, Cobb, Coburn, Crose, Doran, Freeman, Frudden, Geneva, Gregory, Hanna, Head, Heles, Jacobson, Koontz, Langan, McClurkin, McCreary, McCulloch, Maben, Mattes, Meredith, Mott, Offill, Olson, Powers, Sankey, Skinner, Springer, Teter, Whitmer, Wright, Mr. Speaker-34.

Absent or not voting:
Boland, Calderwood, Cassel, Christianson, Cummings,'Epperson, Flenniken, Greene, Hart, Jepson, Kendall, Kennedy, Lister, McAllister, McNie, Peet, Ritter, Stanbery, Stoltenberg, Summers, Temple, Willson, Wise, Wyland-24.

So the bill was lost.
On motion of Skinner of Union Senate file No. 350, a bill for an act to legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company," should be approved and adopted was taken up and considered.

Mr. Skinner moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn. Colclo, Crose, Darrah, Davie, DeMar, Doran, Dow, English

Freeman, Geneva, Greeley, Gregery, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jones, Kling, Laird, Leech, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Teter, Van Eaton, IVashburn, Weeks, Welden, Whiting, Whitmer, Wright, Wyland, Mr. Speaker-7I.

The nays were:
None.
Absent or not voting :
Bealer, Boland, Calderwood, Conn, Cummings, Dashiell, Epperson, Flenniken, Frudden, Greene, Hart, Hume, Jepson, Kendall, Kennedy, Koontz, Langan, Lister, McCreary, Martin, Peet, Pritchard, Saylor, Stanbery؛ Summers, Temple, Willson, Wise-29.

So the bill passed and the title was agreed to.
On motion of Gregory of Adams, Senate file No. 343, a bill for an act appropriating money for the inspection of county and private institutions in which insane persons are kept and associations, societies and homes receiving friendless children, was taken up and considered.

Mr. Gregory moved that the rule be suspended, and that the bill be read third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Carden, Carstensen, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, English, Greeley, Gregory, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Powers, Pritchard, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Wright, Wyland, Mr. Speaker-68.
The nays were:
None.

Absent or not voting:
Boland, Calderwood, Cassel, Chassell, Cobb, Cummings,Dashiell, Epperson, Flenniken, Freeman, Frudden, Geneva, Greene, Hakes, Hart, Heles, Jepson, Kendall, Kennedy, McCreary, McCulloch, McDole, McNie, Peet, Ritter, Stanbery, Summers, Temple, Teter, Whitmer, Willson, Wise-32.

So the bill passed, and the title was agreed to.
The Speaker announced that as Speaker of the House, he has signed in the presence of the House, Senate files No.s 110, $315,347,16,329,217,277,246,247$.

MOTION TO RECONSIDER.
The following motion to reconsider was filed:
Mr. Speaker-I move to reconsider the vote by which Senate file No. 337 passed the House and by which it went to its third reading,
L. D. Teter.

I second the motion.

> H. L. Olson.

On motion of Bealer of Linn, Senate file No. 161, a bill for an act providing for the inside finishing and completion of the Historical, Memorial and Art building; also for the purchase of steel book stacks, and making an appropriation therefor with report of committee recommending passage was taken up an considered.

Buckingham of Buena Vista moved to amend by striking out "fifty thousand" and inserting in lieu thereof "twenty-five thousand."

On motion of Clarv of Chickasaw the House adjourned.

## JOURNAL OF THE HOUSE.

Hall of the House of Represefntatives,
Des Moines, Iowa, April 6, 1906.
House met pursuant to adjournment.
Speaker Clarke in the chair.
Prayer was offered by the Rev. J. T. Nichols of Des Moines.
The committee appointed to draft resolutions in memory of Hon. George McNeeley submitted its report, which was adopted.

Head of Greene, offered the following resolution:
Resolyed, That this House preserve its usual decorum during the closing hours of this session and that the members who possibly can, remain until final adjournment.

Bealer of Linn offered the following invitation to the members of the House:

## RESOLUTION.

Wherfas, The Semi Centenuial Committee bas set aside Monday, June 11, 1906, as Civic and Historical Day, and

Whereas, The attendance of all the members now living of the Legislature of 1856, and the members of the present General Assembly of Iowa, is desired on said day; therefore be it

Resolved, That the Mayor and Recorder be, and they hereby are, authorized to issue an invitation to the present members of the Thirty-First General Assembly of Iowa, and the members now living of the Legislature of 1856, to attend the exercises of the Semi-Centennial of the City of Cedar Rapids, on June 11, 1906.

Passed this 23rd day of March, A. D. 1906
A. H. Connor, Mayor.
Attest:
H. S. KEFFER, Recorder.

On motion of Weeks of Guthrie Senate file No. 345, a bill for an act to amend section twenty-seven hundred twenty-nine (2729) relative to terms of office of trustees of county high schools was taken up and considered.

Mr. Weeks moved that the rule be suspended and that the bill be read a third time now, which motion prevaled unanimously and the bill was read a third time.

On thequestion, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary Cobb, Coburn, Colclo, Conn, Crose, Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson. Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-78.

The nays were:
None.
Absent or not voting:
Boland, Cummings, Dow, Flenniken, Greene, Hakes, Hart, Hume, Jepson, Kendall, Kennedy, Martin, Mattes, Powers, Robinson, Spaulding, Stanhery, Summers, Teachout, Temple, Willson, Wyland-22.

So the bill passed and the title was agreed to.
On motion of Hart of Allamakee Senate file No. 283, a bill for an act to amend section thirteen hundred four (1304) of the code, so as to exempt from taxation the accumulations and funds of fraternal beneficiary associations, was taken up and considered.

Mr. Hart moved that the rule be suspended, that the bill be read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Davie, Doran, English, Epperson, Freeman, Geneva, Greeley, Gregory, Hambleton, Hanna, Hart, Head, Jacobson, Jones, Kling, Koontz, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Maben, Meredith, Morris, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-70.

The nays were:
None.
Absent or not voting:
Boland, Chassell, Cobb, Dashiell, DeMar, Dow, Flenniken, Frudder, Greene, Hakes, Heles, Follembeak, Hume, Jepson, Kendall, Kennedy, Lowrey, McCreary, Martin, Mattes, Mott, Nichols, Peet, Powers, Spaulding, Stanbery, Summers, Teachout, Temple, Willson-30.

So the bill passed and the title was agreed to.
On motion of English of Polk Senate file No. 295 a bill for an act to amend section twelve hundred ninety-three (1293) of the code, relative to the publication of the official ballot was taken up and considered.

Mr. English moved that the rule be suspended and that the bill be read a third time now which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Carden, Cassel, Chassell, Cheney, Clark, Clary, Coburn, Colclo, Crose, Darrah, Davie, DeMar, Doran, English, Freeman, Frudden, Greeley, Gregory, Hanna, Head, Hollembeak, Jacobson, Kling, Koontz, Laird, Leech, Lister, McAllister, McClurkin, McCulloch, McElrath, McNie, Maben, Morris, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Saylor, Shaffer, Skinner, Stoltenberg, VanEaton, Washburn, Weeks, Welden, Wise, Wright, Mr. Speaker-54.

The nays were:
Langan, Lundt,Meredith, Peet, Sankey, Springer, Whiting, Whitmer-8.

Absent or not voting :
Boland, Buckingham, Calderwood, Carstensen, Christianson, Cobb, Conn, Cummings, Dashiell, Dow, Epperson, Flenniken, Geneva, Greene, Hakes, Hambleton, Hart, Heles, Hume, Jepson, Jones, Kendall, Kennedy, Lowrey, McCreary, McDole, Martin, Mattes, Mott, Powers, Spaulding, Stanbery, Summers, Teachout, Temple, Teter, Willson, Wyland-38.

So the bill passed and the title was agreed to.
On motion of Weeks of Guthrie Senate file No. 170, 2 bill for an act providing for the purchase and erection of a monument for the grave of William M. Stone and making an appropriation therefor was taken up and considered.

Mr. Weeks moved that the rule be suspended, and that the bill be read a third time now which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Head, Heles, Hollembeak, Jacobson, Jones, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet. Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Teter, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-80.

The nays were:
None.
Absent or not voting:
Boland, Epperson, Flenniken, Greene; Hanna, Hart, Hume, Jepson, Kendall, Kennedy, Koontz, Martin, Powers, Spaulding, Stanbery, Summers, Temple, Van Eaton, Willson, Wyland-20.

So the bill passed and the title was agreed to.
On motion of Wright of Webster Senate file No. 274, a bill for an act to amend chapter five (5) of title twenty- four (24) of the code, relating to larceny was taken up and considered.

Mr. Wright moved that the rule be suspended, and that the bill be read a third time now which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose Darrah, Dashiell, Davie, DeMar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hart, Head, Heles, Hollembeak, Jacobson, Jones, Kling, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McElrath, McNie, Maben, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Stoltenberg, Teachout, Teter, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker -71 .

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Calderwood, Cassel, Coburn, Cummings, Dow, Flenniken, Greene, Hume, Jepson, Kendall, Kennedy, Koontz, McCreary, Martin, Mattes, Powers, Saylor, Spaulding, Springer, Stanbery, Temple, Van Eaton, Weeks, Willson, Wyland-29.

So the bill passed and the title was agreed to.
Mr. Speaker-Your Conference committee, to whom was referred House file No. 330, beg leave to report that they have met the Conference committee appointed on the part of the Senate, and the two committees have agreed to recommend that the following words be stricken from section five (5) of said bill as amended, viz:
" And the judge whose term of office will soonest expire shall be chief justice, and when it occurs that two judges shall be equally entitied, they. shall each hold the place of chief justice for one year and shall cast lots as to who shall hold for the first of the two years to which they are thus equally entitled.'

And that in lieu of the words so stricken, the following words be inserted: "And the judge whose term of office will soonest expire shall be chief justice and when it occurs that two judges shall be equally entitled, they shall each hold the place of chief justice for one year, and the one who is senior in age shall hold for the first of the two years to which they are equally entitled; and at the session of the Supreme Court next preceding the commercement of the first of the said two years, the Supreme Court shall cause a record to be made as to who shall be the chief justice for the year next ensuing."

And when so amended the bill do pass.

> R. M. Wright, Chairman.
> E. D. Chassell,
> B. F. Cummings,
> L. F. Springer.

On motion of Wright of Webster the House ordered a reconsideration of the vote by which House file No. 330, passed the House and by which it passed to its third reading.

Wright of Webster moved to strike out such portions of the bill as recommended in the report of the conference committee and to insert in lieu thereof the words recommended by the conference committee to be inserted.

Amendments adopted.
Mr. Wright moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jones, Kling, Laird, Langan, Leech, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Olson, Peet, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wright, Mr. Speaker-77.

The nays were:
None.

Absent or not voting :
Boland, Buckingham, Calderwood, Clark, Flenniken, Hart, Hume, Jepson, Kendall, Kennedy, Koontz, Lister, Lowrey, McElrath, Offill, Powers, Pritchard, Ritter, Spaulding, Stanbery, Summers, Weeks, Wyland-23.

So the bill passed and the title was agreed to.
On request leave of absence was granted Temple of Clark, Kendall of Monroe, Jepson of Woodbury and Willson of Washington until 10:30.

On motion of Meredith of Cass, Senate file No. 349 a bill for an act to amend section eight hundred one (801) of the code relating to street improvements, sewers and preliminary notices of sewer improvements was taken up and considered.

Mr. Meredith moved that the rule be suspended, and that the bill be considered engrossed, and read a third time now which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Cummings, Darrah, Dashiell, Davie. DeMar. Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McCreary, McDole, McNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Ritter, Robinson, Saylor, Shaffer, Skinner, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Wise, Wright, Mr. Speaker-71.

The nays were:
None.
Absent or not voting :
Boland, Calderwood, Carden, Clary, Crose, Flenniken, Greene, Hakes, Hart, Hume, Kennedy, Koontz, Lowrey, McClurkin, McCulloch, McElrath, Maben, Nichols, Powers, Pritchard, Sankey, Spaulding, Springer, Stanbery, Stoltenberg, Summers, Welden, Willson, Wyland- 49.

So the bill passed and the title was agreed to.

On motion of Head of Greene, Senate file No. 285, a bill for an act in, relation to a lost stolen or destroyed note bond bill of exchange draft certificate of deposit or other evidence of indebtedness and prescribing how action may be brought was taken up and considered.

Mr. Head moved that the rule be suspended and that the bill be read a third time now which motion prevailed and the bill was read a third time.

On the question Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Chassell, Christianson, Clark, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, DeMar, Doran, English, Epperson, Freeman, Greeley, Hakes, Hambleton, Hollembeak, Jacobson, Jones, Kling, Lister, McAllister, McClurkin, McCulloch, McNie, Maben, Martin, Mattes, Morris, Mott, Offill, Olson, Robinson, Shaffer, Stoltenberg, Teachout, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-55.

The nays were:
Carden, Clary, Dashiell, Davie, Frudden, Hart, Heles, Jepson, Kendall, Koontz, Laird, Leech, Lundt, McCreary, Meredith, Ritter, Skinner, Spaulding, Springer, Temple, Wyland-22.

Absent or not voting :
Boland, Cheney, Flenniken, Geneva, Greene, Gregory, Hanna, Head, Hume, Kennedy, Langan, Lowrey, McDole, McElrath, Nichols, Peet, Powers, Pritchard, Sankey, Saylor, Stanbery, Summers, Willson-23.

So the bill passed and the title was agreed to. MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your nonorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 421, a bill for an act to grant legislative assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and the Mechanic Arts.

Giso. A. Newman,
Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House file No. 216, a bill for an act to legalize conveyance of real estate by executors, administrators and guardians in certain cases.

> Geo. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate refuses to concur in House amendments in which the concurrence of Senate was asked:

Senate file No. 342, a bill for an act to amend section four hundred ten (410) and to repeal section four hundred eleven (411) of the code and to enact a substitute therefor, relating to the election and terms of office of the county supervisors.

Geo. A. Nrwman,<br>Secretary.

## Also :

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

House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee county, Iowa.

Geo. A. Newman, Secretary.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 252, a bill for an act amendatory of the law as it appears in chapter sixty-eight (68) of the Thirtieth General Assembly, relating to levees, ditches, drains and water courses, and amending sections two (2), five (5), twenty-eight (28), forty-two (42), forty-four (44) and fortyeight (48) of said act.

> Geo. A. Newman, Secretary.


[^21]House file No. 429, a bill for an act to legalize the submission to the electors of Marshalltown of the question of granting a franchise to Petersen Heat, Light, and Water Company for the construction and operation of a heating plant in said city.

Geo. A. Newman,
Secretary.
Also :
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House file No. 430 a bill for an act to legalize the submission to the electors of Webster City, of the question of granting a franchise for a gas plant.

Geo. A. Newman,
Secretary.
House took up the consideration of Senate file No. 161, pending as unfinished business at adjournment Thursday evening, on the amendment to reduce the appropriation to $\$ 25,000$.

Buckingham of Buena Vista and Doran of Boone demanded a roll call.

On the question, shall the amendment be adopted?
The yeas were:
Bailey, Buckingham, Cassel, Cheney, Cobb, Coburn, Conn, Dashiell, Doran, Dow, Freeman, Greene, Head, Heles, Laird, Langan, Leech, Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, Meredith, Nichols, Saylor, Skinner, Stoltenberg-29.

The nays were:
Bealer, Bixby, Carden, Carstensen, Christianson, Clark, Clary, Colclo, Crose, Cummings, Darrah, Davie, DeMar, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Lister, McCulloch, McNie, Maben, Martin, Mattes, Morris, Mott, Offill, Olson, Ritter, Robinson, Sankey, Shaffer, Spaulding, Springer. Teachout, Temple, Teter, Van Eaton, Washburn, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-56.

Absent or not voting:
Boland, Calderwood, Chassell, Hanna, Hart, Hume, Kennedy, Peet, Powers, Pritchard, Stanbery, Summers, Weeks, Welden, Whiting- 15 .

Amendment lost.

Mr. Bealer moved that the rule be suspended and that the bill be read a third time now which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Carden, Carstensen, Cheney, Christianson, Clark, Clary, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Head, Hollembeak, Jacobson, Jepson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Teachout, Teter, Van Eaton, Washburn, Whiting, Whitmer, Willson, Wise, Wright, Mr. Speaker-78.

The nays were:
Buckingham, Freeman, Stoltenberg-3.
Absent or not voting :
Boland, Calderwood, Cassel, Chassell, Cobb, Conn, Hanna, Hart, Heles, Hume, Kennedy, Peet, Powers, Stanbery, Summers, Temple, Weeks, Welden, Wyland.-19.

So the bill passed and the title was agreed to.
On motion of Wise of Black Hawk Senate file No. 241, a bill for an act to amend section seven hundred sixty-eight (768) of the code relating to the enclosing of street car vestibules was taken up and considered.

Epperson of Wapello moved to amend section one (1) by adding the following: This act shall relate only to future acquired cars."

Amendment lost.
Epperson moved to amend as follows:
"That this amendment shall not go into effect until November 1, 1906.
Amendment lost.

Wise of Black Hawk moved that the rule be suspended and that the bill be read a third time now which motion prevailed and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Calderwood, Carden, Carstensen, Clark, Clary, Cobb, Coburn, Conn, Crose, Darrah, Dashiell, DeMar, Doran, Dow, Freeman, Greeley, Greene, Hollembeak, Hume, Jacobson, Kling, Maben, Martin, Mattes, Meredith, Morris, Pritchard, Sankey, Saylor, Springer, Van Eaton, Washburn, Whitmer, Wise, Mr. Speaker-36.

The nays were:
Bixby, Buckingham, Colclo, Davie, Epperson, Frudden, Geneva, Gregory, Hambleton, Hanna, Head, Heles, Kendall, Laird, Langan, Leech, Lundt, McClurkin, McCreary, McCulloch. McElrath, Mott, Offill, Ritter, Stoltenberg, Temple, Teter, Weeks, Welden; Whiting, Wright-31.

Absent or not voting:
Bealer, Boland, Cassel, Chassel, Cheney, Christianson, Cummings, English, Flenniken, Hakes, Hart, Jepsen, Jones, Kennedy, Koontz, Lister, Lowrey, McAllister, McDole, McNie, Nichols, Olson, Peet, Powers, Robinson, Shaffer, Skinner, Spaulding, Stanbery, Summers, Teachout, Willson, Wyland-33.

So the bill was lost.
On motion of Temple of Clarke House file No. 433, a bill for an act to provide for general levy for state purposes for the year 1907 was taken up and considered.

Mr. Temple moved to strike out the words and figures '"nineteen hundred and seven (1907)" and insert in lieu thereof the words and figures ''nineteen hundred and six (1906)".

Amendment adopted.
Mr. Temple moved that the rule be suspended, and that the bill be considered engrossed, and read a third time now which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?

The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Chassell, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna. Hart, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Koontz, Laird, Langan, Leech, Lister. Lowrey, Lundt, McAllister, McClurkin, McCreary, McDole, McElrath, MoNie, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Springer, Stoltenberg, Teachout, Temple, VanEaton, Washburn, Weeks, Welden, Whitmer, Wise, Wright, Wyland, Mr. Speaker-83.

The nays were:
None.
Absent or not voting:
Boland, Cheney, Christianson, Flenniken, Jepson, Kennedy, McCulloch, Maben, Nichols, Peet, Powers, Spaulding, Stanbery, Summers, Teter, Whiting, Willson-17.

So the bill passed and the title agreed to.
On motion of Shaffer of Fayette Senate file No. 352, a bill for an act to repeal the law as it appears in section two hundred fifty-six-a (256-a) of the supplement to the code relating to the election and terms of judges of the superior court aud enacting a substitute therefor was taken up and considered.

Mr. Shaffer moved that the rule be suspended and that the bill be read a third time now, which motion prevailed and the bill was read a third time.

On the question, shall the bill pass?

## The yeas were:

Bailey, Bixby, Buckingham, Calderwood, Carden, Carstensen, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings Darrah, Davie, DeMar, Doran, Dow, English, Flenniken, Frudden, Geneva, Greeley, Greene, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet,

Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Springer, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:

## None.

Absent or not voting:
Bealer, Boland, Cassel, Chassel, Cheney, Christianson, Conn, Dashiell, Epperson, Freeman, Gregory, Hart, Jepson, Kennedy, Kling, Koontz, Lowrey, Powers, Skinner, Spaulding, Stan bery, Stoltenberg, Summers, Teachout, Temple, Weeks-26.

So the bill passed and the title was agreed to.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

House file 320, a bill for an act to repeal section twenty two hundred ninety-two (2292) of code and enact a substitute therefor, relating to the expenses of the Insane and the time and manner of certifying the same to he county auditor and auditor of state and the payment of same.

Geo. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Substitute for Senate file No. 192, a bill for an act authorizing the governing board of the Iowa State College of Agriculture and Mechanic Arts to contract with the city of Ames concerning the collection and disposal of sewage and the construction of sewers across the college grounds.

Gro. A. Newman, Secretary of Senate.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has concurred in Conferance cormittee amendments to the following bill in which the concurrence of the Senate was asked:

House file No. 330, a bill for an act to repeal sections one thousand fiftyseven (1057), one thousand sixty-four (1064), one thousand sixty-five (1065), one thousand sixty-six (1066), one thousand seventy (1070), one thousand seventy-one (1071), and to enact substitutes therefor, relating to the election of officers and the terms of office.

Geo. A. Newman, Secretary of Senate.


#### Abstract

Also: Mr. Speaker-I am directed to inform your honorable body that the Sevate refuses to concur in House amendments to the following bill in which the concurrence of the Senate was asked:

Senate file No. 307, a bill for an act to amend section twenty-four hundred sixty-nine (2469) and to amend the law as it appears in section twenty-four hundred seventy (5470) of the supplement to the code, relating to the bureau of labor statistics.

Gbo. A. Newman, Secretary of Senate.


## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate refuses to concur in House amendments to the tollowing bill in which the concurrence of the Senate was asked:

Senate file No. 308, a bill for an act to amend. sections one (i) and nine (9) of chapter eighty-seven (87) of the acts of the Thirtieth General Assembly, in relation to the inspectors of petroleum and its product.

Geo. A. Nhwman, Secretary of Senate.
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 319, a bill for an act to repeal section twenty-seven hundred twenty-six ( $2 / 26$ ) of the code, and to enact a substitute therefor, relating to the expense of inmates of the school for deaf and the time and manner of certifiying the same to the county auditor and auditor of state and the payment of same.

Gzo. A. Newman,<br>Secretary of Senate.

Senate file No. 208 a bill for an act to amend section twentyone hundred fifty-eight (2158) of the code referring to telegraph and telephone lines with report of committee recommending indefinite postponement and minority recommending passage, was taken up and considered.

Ritter of Des Moines moved to substitute for the report of the committee the recommendations of the minority.

Motion lost.
Report of the committee adopted and the bill was indefinitely postponed.

Report of Pardons committee as presented yesterday and printed in the Journal, relating to Joseph C. Smith and Louis Bussey, was adopted.

Laird of Freemont moved that the House insist upon its amendments to Senate file No. 342.

Motion prevailed.

## SENATE MESSAGE CONSIDERED.

Senate file No. 252, a bill for an act amendatory of the law as it appears in chapter sixty-eight (68) acts of the Thirtieth (30) General Assemby of Iowa, relating to levees, ditches, drains and water courses repealing sections eighteen (18), nineteen (19) and forty-four (44) of said chapter and enacting substitutes therefor and amending other sections of said chapter.

Read first and second time and passed on file.
The Speaker appointed as Conference committee on Senate file No. 342, on the part of the House, Laird of Fremont, Doran of Boone, Mott of Audubon and Jones of Montgomery.

Cummings of Marshall in the chair.
On motion of Wright of Webster Senate file No. 252, a bill for an act amendatory of the law as it appears in chapter sixty eight (68) acts of the Thirtieth (30) General Assembly of Iowa, relating to levees, ditches, drains and water courses repealing sections eighteen (18) nineteen (19) and forty-four (44) of said chapter and enacting substitutes therefor and amending other sections of said chapter, was taken up and considered.

Mr. Wright moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Cassel, Christianson, Clary, Cobb, Colclo, Crose, Cummings, Darrah, Dashiell, Davie, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Greeley, Gregory, Hakes, Hambleton, Heles, Hollembeak, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McElrath, Maben, Martin, Meredith, Morris, Mott, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Shaffer, Skinner, Springer, Stoltenberg, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright-68.

The nays were:
Cheney, Clark-2.
Absent or not voting:
Boland, Chassel, Coburn, Conn, Flenniken, Geneva, Greene, Hanna, Hart, Head, Hume, Jepson, Kendall, Kennedy Langan, McCreary, McDole, McNie, Mattes, Nichols, Powers, Saylor, Spaulding, Stanbery, Summers, Teachout, Temple, Willson, Wyland, Mr. Speaker-30.
So the bill passed and the title was agreed to.
Senate file No. 319, a bill for an act to repeal section twentyseven hundred twenty-six (2726) of the code and to enact a substitute therefor, relating to the expense of inmates of the school for the deaf and the time and manner of certifying the same to the county auditor, and the auditor of state, and the payment of same.

Read first and second time and passed on file.
On motion of Gregory of Adams Senate file No. 3i9, a bill for an act to repeal section twenty-seven hundred twenty-six (2726) of the code and to exact a substitute therefor relating to the expense of inmates of the school for the deaf and the time and manner of certifying the same to the county auditor and the auditor of state and the payment of same was taken up and considered.

- Mr. Gregory moved the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
Speaker Clarke in the chair.
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Cassel, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah, Davie, DeMar, Doran, Dow, Epperson, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Heles, Hollemkeak, Hume, Jacobson, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Offill, Olson, Peet, Pritchard, Sankey, Shaffer, Springer, Stoltenberg, Washburn, Welden, Whiting, Whitmer, Wise, Wright-63.

The nays were:
None.
Absent or not voting :
Bealer, Boland, Carden, Carstensen, Chassell, Cummings, Dashiell, English, Flenniken, Freeman, Greeley, Greene, Hart, Head, Jepson, Jones, Kendall, Kennedy, Langan, McCreary, McNie, Nichols, Powers, Ritter, Robinson, Saylor, Spaulding, Stanbery, Summers, Teachout, Temple, Teter, Van Eaton, Weeks, Willson, Wyland, Mr. Speaker-37.
So the bill passed and the title was agreed to.
Senate file No. 320, a bill for an act to repeal section twentytwo hundred ninety-two (2292) of the code and to enact a substitute therefor relating to the expense of the insane and of inebriates, and the time and manner of certifying the same to the county auditor and the state auditor and the payment of same.

Read first and second time and passed on file.
On motion of Gregory of Adams Senate fili No. 320, a bill for an act to repeal section twenty-two hundred ninety-two (2292) of the code and to enact a substitute therefor relating to the expense of the insane and of inebriates and the time and manner of certifying the same to the county auditor and the state auditor and the payment of same, was taken up and considered.

Mr. Gregory moved that the rule be suspended and that the bill be read a third time now which motion prevailed unamiously, and the bill was read for a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Calderwood, Carstensen, Cassel, Christianson, Clark, Clary, Coburn, Colclo, Crose, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Flenniken, Freeman, Frudden, Greleey, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Mott, Olson, Peet, Pritchard, Sankey, Saylor, Shaffer, Skinner, Springer, VanEaton, Washburn, Welden, Whiting, Wise, Wright, Mr. Speaker-65.

The nays were:
None.
Absent or not voting:
Bealer, Boland, Carden, Chassell, Cheney, Cobb, Conn, Cummings, Davie, Geneva, Greene, Hart, Heles, Jepsen, Kendall, Kennedy, Langan, Lowrey, Morris, Nichols, Offill, Powers, Ritter, Robinson, Spaulding, Stanbery, Stoltenberg, Summers, Teachout, Temple, Teter, Weeks, Whitmer, Willson, Wyland-35.

So the bill passed and the title was agreed to.
Senate file No. 192, a bill for an act authorizing the governing board of the Iowa State College of Agriculture and Mechanic Arts to contract with the city of Ames concerning the collection and disposal of sewage and the construction of sewers across the college grounds.

Read first and second time and passed on file.
On motion of Jones of Montgomery Senate file No. 192, a bill for an act authorizing the governing board of the Iowa State College of Agriculture and Mechanic Arts to contract with the city of Ames concerning the collection and disposal of sewage and the construction of sewers across the college grounds was taken up and considered.

Mr. Jones moved that the rule be suspended and that the bill be read a third time now which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Buckingham, Calderwood, Carden, Carstensen, Chassell, Cheney, Christianson, Clark, Cobb Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Dow, English, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jones, Kling, Laird, Langan, Leech, Lister, Lundt, McAllister, McClurkin, McCulloch, McDole, McElrath, McNie, Martin, Mattes, Meredith Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, VanEaton, Washburn, W'eeks, Welden, Whiting, Whitmer, Wise, Wright, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Boland, Clary, Coburn, Conn, Davie, Flenniken, Greene, Hart, JacGbson, Jepson, Kendall, Kennedy, Koontz, Lowrey, McCreary, Maben, Powers, Robinson, Saylor, Stanbery, Summers, Teachout, Temple, Teter, Willson, Wyland--26.

So the bill passed and the title was agreed to.
On motion of Teter of Marion Senate file No. 354, a bill for an act to apportion the State into Senatorial districts and declare. the ratio of representation was taken up and considered.

Mr. Teter moved that the rule be suspended and that the bill be read a third time now which motion prevailed unanimously and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Chassell, Christianson, Clark, Clary Colclo, Crose, Cummings, Darrah, Davie, DeMar, Doran. Dow, English, Epperson, Flenniken, Freeman, Frudden, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lundt, McAllister, McClurkin, McCreary, McCulloch, McElrath, McNie, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Mr. Speaker-72.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Cassel, Cheney, Cobb, Coburn, Conn, Dashiell, Geneva, Greene, Hart, Jepson, Kendall, Kennedy, Langan, Lowrey, McDole, Maben, Powers, Robinson, Springer, Stanbery, Stoltenberg, Summers, Temple, Whitmer, Willson, Wyland-28.

So the bill passed and the title was agreed to.

## MESEAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate file No. 358, a bill for an act making appropriations for the payment of State and Judicial officers, state and other expenses.

Gro. A. Nhwman,
Secretary of Senate.

## SENATE MESSAGES CONSIDERED.

Senate file No. 358, a bill for an act making appropriations for the payment of state and judicial officers, state and other expenses.

Read first and second time and passed on file.
On motion Mattes of Sac, Senate file No. 358, a bill for an act making appropriations for the payment of state and judicial officers, state and other expenses: was taken up and considered.

Mr. Mattes moved that the rule be suspended and that the bill be read a third time now, which motion prevailed unanimously, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carden, Carstensen, Cassel, Chassell, Cheney, Christianson, Clark, Clary, Cobb, Coburn, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, Davie, De Mar, Doran, English, Epperson, Freeman, Frudden, Geneva, Greeley, Greene, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jones, Kling, Koontz, Laird, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Spaulding, Springer, Stoltenberg, Teachout, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Wise, Wright, Wyland, Mr. Speaker-84.

The yeas were:
None.

Absent or not voting:
Boland, Buckingham, Dow, Flenniken, Hart, Jepsón, Kendall Kennedy, Langan, Powers, Skinner, Stanbery, Summers, Temple, Whitmer, Wilson-16.

So the bill passed and the title was agreed to.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate refuse to concur on amendments to Senate file No. 342, in which the concurrence of the House is asked, and appoints as Conference committee on part of Senate, Senators Courtright, Jamison, Dunham, Gillilland.

Geo. A. Newman,<br>Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on its amendments to the following bill in which the concurrence of the Senate was asked:

House file No. 359, a bill for an act to amend section one thousand six:y (1060) of the code and repeal section one thousand seventy-four (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees and asks for Conference committee and appoints on part of Senate, Senators Courtright, Jamison, Dunham, Gillilland.

Geo. A. Newman,<br>Secretary of Senate.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked.

House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city:

Geo. A. Newman,
Secretary of Senate.
Head of Greene offered the following resolution and moved its adoption:

Whrrias, the Senate has passed a resolution which has effectually shut out all House bills, therefore be it:

Resolved, That until the Senate reconsiders said resolution, that the House refuse to consider any Senate bills except Appropriations and Tenure of Office bills.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate insists on its amendments to the following bill in which the concurrence of the House is asked:

House file No. 364, a bill for an act to repeal section one thousand sixtyeight (1068) of the code relative to railroad commissioners and to enact a substitute therefor, and asks for Conference Committee and the President of the Senate appoints as Conference Committee on part of Senate, Senators Courtright, Jamison, Dunham and Gillilland.

> Geo. A. Newman, .Secretary of Senate.

The Speaker appointed as Conference committee on House file No. 364 on the part of the House, Wright of Webster, Cummings of Marshall, Crose of Page and Koontz of Johnson.

The Speaker appointed as Conference committee on House file No. 359 on the part of the House, Laird of Fremont, Doran of Boone, Mott of Audubon and Jones of Montgomery.

On motion of Temple of Clarke the House took a recess of one hour.

Freeman of Pottawattamie offered the following resolution and moved its adoption:

Resolved, That any member of the House who would like to purchase the chair on which he set during this session of the General Assembly may do so by paying for same, the price agreed upon between him and those having authority to sell same.

Adopted.
The committee appointed to draft resolutions commemorative of the life and service of Hon. Benjamin F. Elbert, made its report, which was adopted.

The committee appointed to draft resolutions commemorative of the life and public services of Hon. S. A. Moore, made its report, which was adopted.

The committee appointed to draft resolutions commemorative of the life and public services of Hon. Edward J. Gault made its report, which was adopted.

The committee appointed to draft resolutions commemorative of the life and public services of Hon. Dwight L. Chase made its report, which was adopted.

Cummings of Marshall, moved to amend the title to House file No. 225, by inserting between the words "of" and "the" the words "the supplement to," making the application "of the supplement to the code."

Amendment adopted.
MESSAGES FROM THE SENATE.
The following messages were received from the Senate:
Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House file No. 433, a bill for an act to provide for the general levy for state purposes for the year 1906.

Geo. A. Newman,<br>Secretary of Senate.

On request of Weeks of Guthrie unanimous consent having been given House file No. 433, a bill for an act to provide for the general levy for state purposes for the year 1907, with Senate amendments, was taken up and the amendments read and considered.

Mr. Weeks moved that the House concur in the Senate amendments.

On the question, Shall the House concur?
The yeas were:
Bailey, Bealer, Calderwood, Carstensen, Cassel, Chassell, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Dow, English, Epperson, Frudden, Geneva, Gregory, Hakes, Hambleton, Heles, Hollembeak, Jacobson, Jepson, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McDole. McElrath, Meredith, Morris, Offill, Olson, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Temple, Van Eaton, Washburn, Weeks, Whitmer, Wise, Wright, Wyland, Mr. Speaker-59.

## The nays were:

None.

## Absent or not voting:

Bixby, Boland, Buckingham, Carden, Cheney, Christianson, Coburn, Davie, Doran, Flenniken, Freeman, Greeley, Greene, Hanna, Hart, Head, Hume, Jones, Kendall, Kennedy, Laird,

McCreary, McNie, Maben, Martin, Mattes, Mott, Nichols, Peet, Powers, Pritchard, Robinson, Springer, Stanbery, Stoltenberg, Summers, Teachout, Teter, Welden, Whiting, Willson41.

So the House concurred.
DeMar of Davis in the Chair.
Springer of Buchanan offered the following resolution and moved its adoption:

Resolved, That the House of Representatives tender its thanks to its Speaker, the Honorable George W. Clarke, for the able, conscientious and impartial manner in which he has presided over its deliberations.

Adopted.

## REMARKS OF SPRINGER OF BUCHANAN.

Mr. Speaker:. .Two years ago the House of Representatives of the Thirtieth General Assembly, recognizing the ability of the Gentlemen from Dallas, the Honorable George W. Clarke, as a legislator, and believing him to be pre-eminently fitted to preside over its deliberations, unanimously elected him to the honorable office of Speaker. That the trust thus imposed was faithfully executed was the verdict of that body.

The House of Representatives of the Thirty-first General Assembly profiting by the experience of its predecessor, unanimously chose the same distinguished gentleman for its presiding officer. His record as such is made. There are no errors in it. He has been kind and courteous in his treatment of each and every member of this House, conscientious, patient and painstaking in the discharge of his duties and helpful beyond measure in the orderly dispatch of the work of this General Assembly. The people of this great commonwealth are in debt to him for services rendered and I venture the prophecy that other and further honors await this faithful public servant.

We have come to the close of the Thirty-first General Assembly. Our constituęnts are sitting in judgment on our work. What will be their decision and verdict only the future will determine. The merits of our labors will be measured by the standard of equal rights for all. The question will be asked "Have we made it easier for men and women to live in Iowa or have we added to their burdens, have we discriminated between masses and classes or has it been our chief alm to so legislate that all men are guaranteed a fair chance in the battle of life? Is the law we have enacted so constructed as to make it easier for men to do right?" These questions will be answered by the operation of the laws we have enacted and we believe the verdict rendered will be right. I believe we will go out to our homes broader
men, better equipped to bear heavy burdens and face the stern battles of life than when we convened. I believe we will be able to leave a richer heritage of influence and life to posterity.

While we have been on trial with our constituents we have been sitting as judges of the rulings of our Speaker, we have been watching very closely to see if candor and fairness characterized his rulings and I believe I voice the unanimous opinion of the members of this House when I say that the Hon. George W. Clarke will measure up to full height of the Standard, that he has demonstrated his desire and ability to give to each member of this Assembly a fair chance to do his work and that the example set by him will be an uplift to all of us.

Koontz of Johnson, offered the following resolution and moved its adoption:

## RESOLUTION.

Be it Resolved, That the thanks of the members of the House of the Thirty-first General Assembly are hereby extended to Chief Clerk Rush Benedict and his very able corps of assistants, for the able, efficient and courteous manner in which the business of this House has been conducted.

Adopted.
Speaker Clarke in the chair.
Weeks of Guthrie offered the following resolution and moved its adoption:

Resolved, As a token of our friendship and as an expression of our appreciation of the just, fair and impartial way he has discharged the duties of Speaker of the Thirty-first General Assembly, we hereby bestow upon George W. Clarke, our Speaker, the desk in his private room at the Capitol, and hope he may use it in his private life with pleasure to himself and friends.

## Adopted.

## REPORT OF COMMITTEE.

Temple of Clarke, from the committee on Conference, submitted the following report:

Mr. Sprakir-Your committee on Conference to whom was referred House file No. 192, a bill for an act to provide for the erection, repair and equipment of the buildings for the Iowa State College of Agriculture and Mechanic Arts, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following amendment be adopted:

## CONFERENCE COMMITTEE AMENDMENT TO HOUSE FILE NO. 192.

Amend by substituting the following for section two (2).
Section 2. The funds to be realized from the tax levies herein provided for, shall not be anticipated by issuing and discounting warrants or other obligations of the state, and no part of the same shall be expended without first submitting to the General Assembly for its approval, estimates of cost, plans and specifications as provided by section twenty-seven hundred twenty-seven-a 56 , (2727-a 56) of the supplement to the code, provided that for any deviation from the plans and specifications, or any emergency building, which deviation from the plans or building shall not cost more than twenty-five thousand dollars, $(\$ 25,000)$ arising between the sessions of the General Assembly involving increased cost of any building authorized as hereinbefore provided, the board in charge shall first secure the approval thereof by a majority vote of the Executive Council. Such sums shall be drawn from the state treasury as provided in sections one hundred nine (109) and one hundred ten (110) of the code.

Also add as section three (3).
Section 3. This act hereby authorizes the erection of a building to be known as the Hall of Agriculture at the Iowa College of Agriculture and Mechanic Arts, at a cost, including heating, lighting and plumbing of not to exceed two hundred and fifty thousand dollars ( $\$ 250,000$ ), provided that the plans, specifications and estimates of cost of the same be first submitted to and approved by a majority of the Executive Council. Nothing herein contained shall be held to exclude the said college from employing an architect other than the State Architect.
M. L. Temple,
$\mathbf{N}^{-}$E. Kindall,
C. N. Jepson,
H. H. Willson, L. W. Lewis, Thos. Lambert, W. P. Whipple, B. W. Newberry,

Adopted.
Amendments adopted.
Kendall of Monroe moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Cassel, Chassell, Cheney, Clary, Cobb, Coburn, Colclo, Conn, Crose, Darrah,.

Dashiell, DeMar, Dow, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Koontz, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Offill, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Shaffer, Skinner, Spaulding, Springer, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whitmer, Willson, Wise, Wyland, Mr. Speaker-73.

## The nays were:

None.
Absent or not voting:
Boland, Buckingham, Carden, Christianson, Clark, Cummings, Davie, Doran, English, Greeley, Greene, Head, Jones, Kennedy, Laird, McNie, Mott, Nichols, Robinson, Saylor, Stanbery, Stoltenberg, Summers, Whiting, Wright-27.

So the bill passed and the title was agreed to.

## REPORT OF COMMITTEE.

Temple of Clarke, from the committee on Conference, submitted the following report

Mr. Speaker-Your committee on Conference to whom was referred House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and imp ovement of buildings for the State University of Iowa, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with the recommendation that the following amendment be adopted.

## M. L. TBMPLE, <br> Chairmant.

CONFFERENOE COMMITTEE AMENDMENT TO HOUSE FILE NO. 207.
Amend by substituting the following for section two (2).
Section 2. No part of the same shall be expended without firs submitting to the General Assembly, for its approval, estimates of cost, plans and specifications as provided by section twenty-seven hundred twenty-seven-a fifty-six (2727-a-56) of the supplement to the code, provided that for any deviation from the plans and specifications, or any emergency building, which deviation from the plans or building shall not cost more than twentyfive thousand dollars ( $\$ 25,000$ ), arising between the sessions of the General Assembly involving increased costs of any building authorized as herein before provided, the board in charge shall first secure the approval thereof
by a majority vote of Executive Council. Such sums shall be drawn from the state treasury as provided in sections one hundred nine (109) and one hundred ten (110) of the code, Nothing herein contained shall be held to exclude the said University from employing an architect other than the State Architect.

Adopted.
Amendments adopted.
Temple of Clarke moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bealer, Bixby, Calderwood, Carstensen, Chassell, Cheney, Clark, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Hart, Heles, Hollembeak, Hume, Jacobson, Jones, Kendall, Kling, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Sankey, Saylor Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Mr, Speaker-72.

The nays were:
None.

## Absent or not voting:

Boland, Buckingham, Carden, Cassel, Christianson, Clary, Coburn, Davie, Doran, Dow, English, Greeley, Greene, Head, Jepson, Kennedy, Koontz, Laird, McDole, McElrath, Mott, Powers, Robinson, Stanbery, Summers, Teachout, Wright, Wyland-28.

So the bill passed and the title was agreed to.
REPORT OF COMMITTEE.
Temple of Clarke, from the committee on Conference, submitted the following report:

Mr. Sphaker-Your Conference committee to whom was referred House file No. 176, a bill for an act to provide for the erection, repair, improvement, and equipment, of buildings for the State Norm il School, beg leave to report that they have had the same under consideration and have instructed me to report the same back to the House with recommendation that the following amendment be adopted.

## CONFERENCE COUMITTEE AMENDMENT TO HOUSE FILE NO. 176.

Amend by substituting the following for section two (2).
Section 2. The funds to be realized from the atx levies herein provided for shall not be anticipated by issuing and discounting warrants or other obligations of the state; and no part of the same shall be expended without first submitting to the General Assembly for its approval, estimates of cost, plans and specifications as provided by section twenty-seven hundred twenty-seven-a fifty-six (i2727-a 56) of the supplement to the code, provided that for any deviation from the plans and specifications, or any emergency building, which deviation from the plans or building shall not cost more than twenty-five thousand dollars ( $\$ 25,000$ ), arising between the sessions of the General Assembly involving increased cost of any building authorized as hereinbefore provided, the board in charge shall first secure the approval thereof by a majority vote of the Executive Council. Such sums shall be drawn from the state treasury as provided in sections one hundred nine (109) and one hundred ten (110) of the code. Nothing herein contained shall be held to exclude the sald Normal School from employing an architect other than the State Architect.

M. L. Temple. Chairman.

Adopted.
Amendments adopted.
Temple of Clarke moved that the rule be suspended, that the bill be considered engrossed and read a third time now, which motion prevailed, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bealer, Bixby, Calderwood, Carstensen, Chassell, Cheney, Clark, Clary, Cobb, Coburn, Colclo, Crose, Cummings, Darrah, Dashiell, DeMar, Epperson, Flenniken, Freeman, Frudden, Geneva, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Koontz Langan, Leech, Lister, Lowrey, Lundt, McAllister, McCulloch, McElrath, McNie, Maben, Martin, Mattes, Meredith, Morris, Nichols, Offill, Olson, Peet, Powers, Ritter, Sankey, Saylor,

Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-73.

The nays were:
None.
Absent or not voting:
Bailey, Boland, Buckingham, Carden, Cassel, Cbristianson, Conn, Davie, Doran, Dow, English, Greeley, Greene, Hart, Jones, Kennedy, Laird, McClurkin, McCreary, McDole, Mott, Pritchard, Robinson, Stanbery, Summers, Weeks, Willson-27.

So the bill passed and the title was agreed to.

## MESSAGE FROM THE SENATE.

The following message was received from the Senate.
Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of Senate was asked:

House file No. 341, a bill for an act to appropriate the sum of $\$ 441.70$ for the releif of Geo. F. Hunt late ordnance sergeant in the Adjutant General's Department of the state of Iowa.

Gro. A. Newman,
Secretary.
Temple of Clarke moved that the House recede from its amendments to Senate file No. $30 \%$.
On question, Shall the House recede?

## The yeas were:

Bixby, Cassel, Chassell, Cheney, Clary, Cobb, Colclo, Darräh, Dashiell, DeMar, English, Epperson, Flenniken, Freeman, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Hollembeak, Hume, Jacobson, Jepson, Kendall, Kling, Leech, Lowrey, Lundt, McAllister, McClurkin, McCulloch, McI)ole, Mc Elrath, McNie, Maben, Martin, Meredith, Morris, Nichols, Offily Qlisom, Reet, Pritchard, Ritter, Sankey, Shaffer, Skinner, Spaulding, Springer, Stoltenberg. Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whitmer, Wilson, Wise, Mr. Speaker-64. 1
stacille ays were:




Bailey, Bealer, Boland, Buckingham, Calderwood, Carden, Carstensen, Christianson, Coburn, Conn, Crose, Cummings, Davie, Doran, Dow, Frudden, Greene, Hart, Heles, Jones, Kennedý, Koontz,Laird, Langan, Lister, McCreary, Mattes, Mott, Powers, Robinson, Saylor, Stanbery, Summers, Whiting, Wright, Wyland-36.

So the House receded.
The committee appointed to draft resolutions of respect to Hon. John N. Irwin made its report, which was adopted.

Temple of Clarke moved that the House recede from its amendments to Senate file No. 308.

On the question, Shall the House recede?
The yeas were:
Bailey, Bealer, Bixby, Carstensen, Cassel, Clark, Clary, Cobb, Colclo, Darrah, Dashiell, DeMar, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jepson, Kling, Koontz, Langan, Lister, Lundt, McAllister, McClurkin, McCulloch, McElrath, McNie, Maben, Martin, Meredith, Nichols, Offill, Olson, Peet, Powers, Pritchard, Ritter, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Welden, Whiting, Whitmer, Willson, Wise, Mr. Speaker-65.

The nays were:
Cheney-I.
Absent or not voting:
Boland, Buckingham, Calderwood, Carden, Chassell, Christianson, Coburn, Conn, Crose, Cummings, Davie, Doran, Dow, English, Flenniken, Greene, Hart, Jacobson. Jones, Kendall, Kennedy, Laird, Leech, Lowrey, McCreary, McDole, Mattes, Morris, Mott, Robinson, Stanbery, Summers, Wright, Wyland, -34 .

So the House receded.
The committee appointed to draft resolutions relating to the life and public services of Hon. William Blain made its report, which was adopted.

## MESSAGES FROM THE SENATE.

The following messages were received from the Senate.
Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted report iof Conference committee and amendments in which the concurrence of the Senate was asked:

House file No. 176 a bill for an act to provide for the erection, repair, mprovement and equipment of buildings for the Iowa State Normal School.

> Gro. A. Newman,
> Secretary.

## Also:

Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted report of conference committee on the following bill in which the concurrence of the Senate was asked:

House file No. 207, a bill for an act providing for the levy of a special tax for the benefit of the State University.

> Gho. A. Nhwman,
> Secretary.

Also:
Mr. Speaker-I am directed to inform your honorable body that the Senate has adopted report of Conference Committee and passed the following bill in which the concurrence of the Senate was asked:

House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture andMechanic Arts.

> Gro. A. Newiman, Secretayy,

Freeman of Pottawattamie offered the following resolution and moved its adoption.

Resolved further, That the Custodian of the Capital is hereby authorized, on payment of $\$ 5.00$ each, to ship to such of the members, as may desire, the chairs occupied during the session.

Adopted.
The Speaker named as members of the joint legislative commisson to examine the subject of all insurance and the practice of all insurance companies doing business in the state, on the part of the House, Kendall of Monroe, Jones of Montgomery and Clary of Chickasaw.

Mr. Speaker-Your conference committee appointed to consider House file No. 364 beg leave to report that they have had the matter of the substitu'e offered by the Senate for said House file under cousideration and have agreed that the substitute amendment passed by the Senate be abandoned, that the bill shall be returned to the Senate and a new substitute drafted, by
which the term of office of Railroad Commissioner shall be four years adn when so amended and passed by the Senate, that we recommend that it then be passed by the House.
R. M. Wright,
C. F. Crose,
B. F. Cummings, Geo. Koontz,

Adopted.
McClurkin of Louisa offered the following resolution and moved its adoption:

Wherfas, the Hoa. M. L. Temple is in point of continuous service the oldest member of this body, therefore be it

Resolved, That he be accorded the possession of his chair and that the thanks of the members of this Thirty-first General Assembly be extended to him for his valuable services to the State.

Adopted.
McAllister of Linn offered the following resolution and moved its adoption:

Resc lved, that a copy of the Journal of the House of the Thirty-first General Assembly be presented to each of the old soldier employees of the House as they are anxious to have the resolutions adopted by them in regard to life and character of their comrade Col. D. B. Henderson.

Adopted.
Nichols of Muscatine moved that the remarks of Col. M. L. Temple be printed in today's Journal.

Motion prevailed.
Mr. Speaker-We your Conference committee on House file 359 and Senate file 342 beg leave to report that we agree with the Senate committee and recommmend that the House accede to the Senate amendments to House file No. 359 relating to the election of township trustees and their terms of office, and that on Senate file 342 relating to the election and terms of office of county supeivisors that the Senate recede and agree to the House substitute amendment.
F. A. Laird,
J. R. Doran,
D. C. Mott,
F. F. Jones,
O. B. Courtright,
G. W. Dunbam,
Shirliy Gillilland,
J. H. Jamison,

Committee.

House file No. 359, a bill for an act to repeal section one thousand sixty ( 1060 ) of the code and to enact a substitute therefor, relating to the election and terms of township trustees, was taken up and considered.

Chassell of Plymouth moved that the rule he suspended, and that the bill be considered engrossed, and read a third time now, which motion prevailed unanimously, and the bill was read a third time.

On the question, Shall the bill pass?
The yeas were:
Bailey, Bixby, Buckingham, Carstensen, Cassel, Chassell, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, DeMar, Doran, Dow, English, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Jacobson, Jepson, Jones, Kendall, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Olson, Peet, Pritchard, Ritter, Robinson, Sankey, Saylor, Shaffer, Skinner, Spaulding, Springer, Stoltenberg, Teachout, Temple, Teter, VanEaton, Washburn, Weeks, Welden, Whiting, Whitmer, Wise, Wright, Wyland, Mr. Speaker-79.

## - The nays were:

None.

## Absent or not voting:

Bealer, Boland, Calderwood, Carden, Cheney, Christianson, Coburn, Dashiell, Davie, Freeman, Greene, Hart, Hume, Kennedy, Kling, McElrath, McNie, Powers, Stanbery, Summers, Willson-2I.

So the bill, as amended, passed and the title was agreed to.
McClurkin of Louisa moved that Kendall of Monroe be asked to address the House.

Motion prevailed.
Doran of Boone moved that the remarks of Kendall of Monroe be printed in the Journal.

Motion prevailed.

The following message was received from the Senate:
Mr. Speakri-I am directed to inform your honorable body that the
Senate has adopted the report of the Conference committee, adopted the
amendment of the Conference committee and passed the following bill in
which the concurrence of the Senate was asked:
House file No. 364 , a bill for an act to repeal section one thousand sixty-
eight (1068) of the code, and to enact the following in lieu thereof. Geo. A. Newman,

Secretarv.
On request of Wright of Webster, unanimous consent having been given, House file No. $3^{6} 4$, a bill for an act to repeal section ten hundred sixty-eight (ic68) of the code, and to enact the following in lieu with Senate amendments, was taken up and the amendments read and considered.

Mr. Wright moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Carstensen, Chassell, Christianson, Clark, Clary, Cobb, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Epperson, Freeman, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Koontz, Laird, Langan, Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Meredith, Morris, Mott, Nichols, Offill, Peet, Powers, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Teachout, Temple, Teter, Van Eaton, Washburn, Weeks, Whitmer, Willson, Wise, Wright, Mr. Speaker-74.

The nays were:
None.

## Absent or not voting:

Boland, Buckingham, Calderwood, Carden, Cassel, Cheney, Coburn, Davie, Dow, English, Flenniken, Greene, Hart, Kennedy, Kling, McNie, Mattes, Olson, Pritchard, Saylor, Springer, Stanbery, Summers, Welden, Whiting, Wyland-26.

So the House concurred.

The following message was received from the Senate:
Mr. Speaker-I am directed to inform your honorable boby that the Senate has adopted the report of the Conference committee and adopted and concurred in Conferrence committee amendment and passed the following bill in which the concurrence of the House is asked.

Senate file No. 342, a bill for an act to repeal section four hundred eleven (411) of the code and enact substitute therefor.

> Gho. A. Newman, Secretary.

## REPORT OF COMMITTEE.

MR. Speaker-Your committee on Conference, to whom was referred Senate file Nu. 342, a bill for an act to repeal section four hundred eleven (411). of the code and enact a substitute therefor, beg leave to report that they have had the same under consideration and have instructed me to report that they have agreed to amend the House amendment as follows: insert. after the word "'having" and before the word "seven" in the fourth line from the bottom the words "five or" and when so amended the Senate concur in the House amendment.

> O. B. Courtright, J. H. Jamison, Shirley Gillilland, G. A. Dunham, F. M. Laird, D. C. Mott, F. F. Jonhs, J. R. Doran.

On request of Laird of Fremont, unanimous consent having having been given, Senate file No. 342, a bill for an act torepeal section four hundred eleven (4II) of the code and enact a substitute therefor, with Senate amendments, was taken up, and the amendments read and considered.

Mr. Laird moved that the House concur in the Senate amendments.

On the question, Shall the House concur?

## The yeas were:

Bailey, Bealer, Bixby, Carstensen, Christianson, Clark, Clary, Colclo, Conn, Crose, Cummings, Darrah, Dashiell, DeMar, Doran, Epperson, Flenniken, Frudden, Geneva, Greeley, Gregory, Hakes, Hambleton, Hanna, Head, Heles, Hollembeak, Hume, Jacobson, Jepson, Jones, Kendall, Koontz, Laird, Langan,

Leech, Lister, Lowrey, Lundt, McAllister, McClurkin, McCreary, McCulloch, McDole, McElrath, Maben, Martin, Mattes, Meredith, Morris, Mott, Nichols, Offill, Peet, Ritter, Robinson, Sankey, Shaffer, Skinner, Spaulding, Stoltenberg, Temple, Teter, VanEaton, Washburn, Weeks, Whiting, Whitmer, Willson, Wise, Wright, Wyland, Mr. Speaker-74.

The nays were:
None.
Absent or not voting:
Boland, Buckingham, Calderwood, Carden, Cassel, Chassell, Cheney, Cobb, Coburn, Davie, Dow, English, Greene, Hart, Kennedy, Kling, McNie, Olson, Powers, Pritchard, Saylor, Springer, Stanbery, Summers, Teachout, Welden-26.

So the House concurred.
The Speaker appointed Chassell of Plymouth and Hakes of Pocahontas to notify the Senate, and Crose of Page and Peet of Jones to notify the Governor that the House was ready to adjourn.

Crose of Page moved that the Secretary of State be instructed to mail to each of the members of the House, the Senate and House Journals which are not in the files.

Motion prevailed.
MESSAGE FROM THE SENATE.
The following message was received from the Senate:
Mr. Speaker-1 am dirscted to inform your honorable body that the President of Senate has appointed as members of the committee to investigate the insurance conditions in Iowa: Senators Jamison and Dunham.

Geo. A. Newman,
Secretary.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spauldlng of Howard from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled,

Also:
Senate file 350 , a bill for an act to legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled "and ordinance authorized authorizing the Des Moines, Winterset \& Creston Electric Railway Company to construct, main-
tain and operate, by electric or other power other than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company" should be approved and adopted and legalize the acts of the city council in submitting to the voters of said city at a city election held on the twenty-sixth (26) day of March, nineteen hundred and six (1906), the question of granting a franchise to said company.

Also:
Senate file 161, a bill for an act providing for the inside finishing and completion of the historical, memorial and art building, also for the purchase of steel book stacks, and making an appropriation therefor.

Also:
Also:
Joint resolution No. 5, joint resolution fixing the number and compensation of employees in the departments of state at the seat of government.

Senate file 352, a bill for an act repealing the law as it appears in section two hundred fifty-six-a (256-a) of the supplement to the code relating to the election and terms of judges of the superior court and enacting a substitute therefor.

Also:
Senate file 320, a bill for an act to repeal section twenty-two hundred ninety-two (2292) of the code and to enact a substitute therefor relating to the expense of the insane and of inebriates and the time and manner of certifying the same to the county auditor and the auditor of state and the payment of same.

Also:
Senate file 319, a bill for an act to repeal section twenty-seven hundred twenty-six (2726) of the code and to enact a substitute therefor relating to the expense of inmates of the school for the deaf, and the time and manner of certifying the same to th ecounty auditor and the auditor of state, and the payment of same.

Also:
Senate file 252, a bill for an act amendatory of the law as it appears in chapter sixty-eight (68) of the Thirtieth General Assembly, relating to levees, ditches, drains and water courses, and amending sections two (2), five (5), twenty-eight (28), forty-two (42), forty-four (44) and fortyeight of said act.

## Also:

Senate file 354, a bill for an act fixing the number of senators in the General Assembly, apportioning them among the several counties according to the number of inhabitants in each, and dividing the state in Senatorial Districts.

Also:
Senate file 192, a bill for an act authorizing the Governing Board of the Iowa State College of Agriculture and Mechanics Arts to contract with the city of Ames concerning the Collection and disposal of sewerage and the construction of sewers across the college grounds.

Also:
Senate file 358, a bill for an act to make appropriation for the payment of state and judicial officers, state and other expenses.

Also:
Senate file 308 , a bill for an act to amend sections one (1) and nine (9) of chapter eighty-seven (87) of the acts of the Thirtieth General Assembly, in relation to the inspectors of petroleum and its products.
Also:
Senate file 307, a bill for an act to amend section twenty-four hundred sixty-nine (2469) and to amend the law as it appears in section twenty-four hundred seventy (2470) of the supplement to the code, relating to the bureau of Labor Statistics.

## Also:

Senate file 342, a bill for an act to amend section four hundred ten (410), and to repeal section four hundred eleven (411) of the code, and to enact a substitute therefor, relating to the election and terms of office of county supervisors.

Senate file 336, a bill for an act to amend section thirteen hundred twenty-two (1322) of the code, relating to the taxation of national, state and savings banks and the shares of stock therein.

Also:
Senate file 337, a bill for an act amending section twenty-one hundred twenty-six (2126) of the code, relative to railway rates.

Also:
Senate file 215, a bill for an act to provide for the renewal or extension of the corporate period of state and savings banks.

Also:
Senate file 231, a bill for an act to repeal section thirteen hundred ninety-one (1391) of the code, relating to delinquent taxes and to enact a substitute therefor.

Also:
Senate file 109, a bill for an act to repeal sections twenty-three hundred forty-one (2341) and twenty-three hundred forty-two (2342) of the code relative to the registration and publication of pedigrees and to enact a substitute therefor.

Also:
Senate file 282, a bill for an act for the relief of the grantees of John S. Bussey, and for the purpose of having a patent issued in the name of Samuel Kingery, for a certain tract of land.

Also:
Senate file 353, a bill for an act to amend section seventeen hundired nine (1709) and seventeen hundred ten (1710) of the supplemenc to the code as amended by the acts of the Thirty-first General Assembly, relative to insurance other than life.

Also:
Senate file 283, a bill for an act to amend section thirteen hundred four (1304) of the code, so as to exempt from taxation the accummulations and funds of fraternal beneficiary associations.

Also:
Senate file 345, a bill for an act to amend section twenty-seven hundred twenty- nine (2729) of the code relative to terms of office of trustees of county high schools.

Also:
Senate file 170, a bill for an act to repeal section twenty-seven hundred thirteen (2713) of the supplement to the code and to increase the fund for the support of the industrial school and to fix the minimum monthly allowance for each department thereof.

Also:
Senate file 333, a bill for an act appropriating money for the inspection of county and private institutions in which insane persons are kept, and associations, societies and homes receiving friendless children.

Also:
Senate file 348, a bill for an act making appropriation for the benefit of the Benedict Home at Des Monies, the Florence Crittenden Home, the Boys and Girls Home, and the House of the Good Shepherd at Sioux City and the Dubuque Rescue Home and the House of the Good Shepherd at Dubuque, and providing for the method of disbursement at Dubuque and against future appropriations of this kind.

Also:
Senate file 295, a bill for an act to amend section twelve hundred ninety-three (1293) of the code relative to the publication of the official ballot.

Also:
Senate file 274, a bill for an act to amend chapter five (5) of title twenty-four (XXIV) of the code relating to larceny.

## Also:

Senate file 349 , a bill for an act to amend section eight hundred one (801) of the code relating to street improvements, sewers, and preliminary notices of sewer improvements.

Also:
Senate file 285, a bill for an act in relation to a lost, stolen or destroyed note, bond, bill of exchange, draft certificate of deposit or other evidence of indebtedness and prescribing how action may be brought thereon.

H. L. Spaulding, Chairman House Committee. D. W. Turnar, Chairman Senate Committee.

Adopted.
REPORT OF COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker: Your committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House flle No. 53, a bill for an act to amend section three hundred and eight (308) of supplement to the code relating to the compensation of county attorney.

Also:
House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith.

Also:
House file No. 103, a bill for an act to amend section sixteen hun. dred twelve (1612) of the code, and providing for service of notice or process on certain corporations by adding to said section the following.

Also:
House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the employ of the state.

Also:
House file No. 325, a bill for an act to amend section number fortyeight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures.

Also:
House flle No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10) title four (4) of the code.

Also
House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities for the payment of said indebtedness, and providing certain conditions under which an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities.

## Also:

House file No. 400, a bill for an act making appropriations for the Iowa State College of Agriculture and Mechanic Arts, the State University, and the State Normal School.

Also:
House file No. 407, a bill for an act to legalize the elections of the mayors, members of the city council and other city officials of the city of Iowa Falls, Hardin county, lowa, and all the acts thereof during the ten (10) years last past.

Also:
House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the state of Lowa.

Also:
House file No. 360, a bill for an act to provide for the establishment of a course of practical and scientific instruction and investigation in the art of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 403, a bill for an act making appropriatiosn for the construction, repair, improvement and contingent funds for the state Hospitals, Penitentiaries, Industrial Schools, Institution for the Feeble Minded College for the Bind School for the Deaf, Iowa Soldiers' Home, and Iowa Soldiers' Orphans' Home.

## Also:

House file No. 416, a bil for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Cal. houn county, Iowa.

Also:
House file No. 425, a bill for an act to legalize the official acts of certain persons acting as notaries public.

## Also:

House file No. 51 ; a bill for an act to amend the law which appears as chapter sixty-four (64) acts of the Thirtieth General Assembly, relating to bank examiners and fees.

Also:
House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the supplement to the code in relation to salary of commandant of the Iowa Soldiers' Home.

Also:
House file No. 283, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction, or repair of main sewers, defining main sewers, and making certain parts of the code applicable thereto.

Also:
House file No. 357, a bill for an act to apportion the state into representative districts and declare the ratio of representation.

## Also:

House file No. 390 , a bill for an act to repeal section twenty-eight hundred twelve-b. (2812-b) of the supplement to the code, relating to school district bonds, and to enact a substitute therefor.

Also:
House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor.

Also:
House file No. 412, a bill for an act to protect the public health and the health of domestic animals by providing for the inspection of registered caftle brought into the state for breeding or dairy purposes.

## Also:

House file No. 421, a bill for an act to grant legislative assent to the more complete endowment, and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 430, a bill for an act to legalize the submission to the electors of Webster City of the question of granting a franchise for a gas plant.

Also:

House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five "(555), twenty-seven hundred fifty-five (2755), twenty-eight hundred and twenty-eight (2828), twenty-eight hundred forty-one (2841), eighteen hundred sixty-four (1864), twenty hundred ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (46124), three hundred nineyt-nine (399), four hundred ( 400 ), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eightyone (1981), twenty-three hundred seventy-two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (611), six hundred fifteen (615), six hundred thirtythree (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602), of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly, relating to legal publications.
more complete endowment and maintenance of the Agricultural Experi-

## Also:

House file No. 297, a bill for an act authorizing the Executive Council of the state of Iowa to grant a right of way for an interurban or other railway over and across the lands and campus of the Iowa State College of Agriculture and Méchanic Arts in Story County in the state of Iowa, and to fix terms and conditions therefor.


#### Abstract

Also: House file No. 330, a bill for an act to repeal sections one thousand fifty-seven (1057), one thousand sixty-four (1064), one thousand sixtyfive (1065), one thousand sixty-six (1066), one thousand seventy (1070), one thousand seventy-one (1071), and to enact substitutes therefor, relating to the election of officers and the terms of office.


## Also:

House file No. 334, a bill for an act to repeal section one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the term of office of county officers.

Also:
House file No. 344 , a hill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative District of Iowa.

Also:

House file No. 362, a bill for an act to amend the law is it apears in section eleven hundred six (1106) of the supplement to the code relating to the form of ballots to be used at elections.

Also:
House file No. 368, a bill for an act to repeal the law as it appeasr in section three thousand sixteen (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor.

Also:
House file No. 424, a bill for an act to legalize th esubmission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "an ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to cnstruct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of macksburg, Iowa, and defining the powers and duties of said company" should be approved and adopted.

## Also:

House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city.

Also:
House file No. 429, a bill for an act to legalize the submission to the electors of Marshalitown of the question of granting a franchise to Peterson Heat, Light \& Water Company for the construction and operation of a heating plant in said city.

Also:
House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee County, Iowa.

Also:
House file No. 433, a bill for an act to provide for the general levy for state purposes for the year nineteen hundred and six (1906.)

Also:
House file No. 176, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal School.

Also:
House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts.

Also:

House file No. 341, a bill for an act to appropriate the sum of four hundred forty-one dollars and seventy cents ( $\$ 441.70$ ), for the relier of George F. Hunt, late ordnance sergeant in the Adjutant General's department of the state of Iowa on account of balance of salary due under joint resolution number nine, acts of the Twenty-sixth General Assembly, and directing the manner of the payment of such appropriation.

Also:
House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa.

Also:
House file No. 359, a bill for an act to amend section ten hundred sixty (1060) of the code; and to repeal section ten hundred seventyfour (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees.

## Also:

House file No. 364, a bill for an act to repeal section one thousand sixty-eight (1068) of the code relative to railroad commissioners, and to enact a substitute therefor.
H. L. Spaulding,

Chairman.
Adopted.

## REPORT OF COMMITTEE ON ENROLLED BILLS.

Mr. Spaulding from the committee on Enrolled Bills, submitted the following report:

Mr. Speaker: Your committee on Enrolled Bills respectfully report that they have this day sent to the Governor for his approval, House file No. 53, a bill for an act to amend section three hundred eight (308) of supplement to the code relating to the compensation of county attorney.

Also:
House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having inciplent pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith.

## Also:

House file No. 103, a bill for an act to amend section sixteen hundred twelve (1612) of the code, and providing for service of notice or process on certain corporations by adding to said section the following.

Also:
House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the employ of the state.

Also:
House file No. 325, a bill for an act to amend section number fortyeight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures.

Also:
House file No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10) title four (4) of the code.

## Also:

House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities for the payment of said indebtedness, and providing certain conditions under whict an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities.

Also:
House file No. 400, a bill for an act making appropriations for the Iowa State College of Agriculture and Mechanic Arts, the State University, and the State Normal School.

## Also:

House file No. 407, a bill for an act to legalize the elections of the of Iowa Falls, Hardin county, Iowa, and all the acts thereof during the mayors, members of the city council and other city officials of the city ten (10) years last past.

## Also:

House file No. 209, a bill for an act to encourage the planting of forest and fruit trees in the state of Iowa.

Also:
House file No. 360, a bill for an act to provide for the establishment of a course of practical and scientific instruction and investigation in the art of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts.

Also:

House file No. 403, a bill for an act making appropriations for the construction, repair, improvement and contingent funds for the state Hospitals, Penitentiaries, Industrial Schools Institution for the Feeble Minded, College for the Blind, School for the Deaf, Iowa Soldiers' Home, and Iowa Soldiers' Orphans' Home.

Also:
House file No. 416, a bill for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Calhoun county, Iowa.

Also:
House file No. 425, a bill for an act to legalize the official acts of certain persons acting as notaries public.

## Also:

House file No. 51, a bill for an act to amend the law which appears as chapter sixty-four (64) acts of the Thirtieth General Assembly, relating to bank examiners and fees.

## Also:

House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the supplement to the code in relation to salary of commandant of the Iowa Soldiers' Home.

Also:
House file No. 283, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction, or repair of main sewers, defining main sewers, and making certain parts of the code applicable thereto.

## Also:

House file No. 357, a bill for an act to apportion the state into Representative Districts and declare the ratio of representation.

Also:
House file No. 390, a bill for an act to repeal section twenty-eight hundred twelve-b (2812-b) of the supplement of the code, relating to school district bonds, and to enact a substitute therefor.

Also:
House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating to notice of special meetipgs, and to enact a substitute therefor.

Also:
House file No. 412, a bill for an act to protect the public health and the health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes.

Also:
House file No. 421, a bill for an act to grant legislative assent to the ment Station of the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 430, a bill for an act to legalize the submission to the electors of Webster City of the question of granting a franchise for a gas plant.

## Also:

House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five (555), twenty-seven hundred fifty-five (2755) twenty-eight hundred twenty-eight (2828) twenty-eight hundred forty-one (2841), eighteen hundred sixty-four (1864), two thousand ninety-three (2093), two hundred thitry-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372), twenty-three hundred seventy-four (2374), six hundred (600), six hundred eight (608), six hundred eleven (611), six hundred fifteen (615), six hundred thirtythree (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602) of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly; relating to legal publications.

## Also:

House file No. 297, a bill for an act authorizing the Executive Council of the state of Iowa to grant a right of way for an interurban or other railway over and across the lands and campus of the Iowa State College of Agriculture and Mechanic Arts in Story county in the state of Iowas and to fix terms and conditions therefor.

## Also:

House file No. 330, a bill for an act to repeal sections one thousand fifty-seven (1057), one thousand sixty-four (1064), one thousand sixtyfive (1065), one thousand sixty-six (1666), one thousand seventy (1070), one thousand seventy-one (1071), and to enact substitutes therefor, relating to the election of officers and the terms of office.

## Also:

House file No. 344, a bill for an act to reimburse Charles Youde and seventy-two (1072) of the code and to enact a substitute therefor, relating to the term of office of county officers.

Also:
House file No. 334, a bill for an act to reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative Bistrict of Iowa.

## Also:

House file No. 362, a bill for an act to amend the law as it appears in section eleven hundred six (1106) of the supplement to the code relating to the form of ballots to be used at elections.

Also:
House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sixteen (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor.

Also:
House file No. 424, a bill for an act to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "an ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, Iowa, and defining the powers and duties of said company" should be approved and adopted.

## Also:

House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city.

## Also:

House file No. 429, a bill for an act to legalize the submission to the electors of Marshallown of the question of granting a franchise to Petersen Heat, Light \& Water Company for the construction and operation of a heating plant in said city.

Also:
House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee County, Iowa.

Also:
House file No. 433, bill for an act to provide for the general levy for state purposes for the year nineteen hundred and six (1906).

## Also:

House file No. 176, a bill for an act to provide for erection, repair, improvement and equipment of buildings for the State Normal School.

## Also:

House file No. 192, a bill for an act to provide for the erection, repair and equipments of buildings for the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 341, a bill for an act to appropriate the sum of four hundred forty-one dollars and seventy cents (\$441.70), for the relief of George F. Hunt, late ordnance sergeant in the adjutant general's department of the state of Iowa on account of balance of salary due under joint resolution number nine, acts of the Twenty-sixth General Assembly, and directing the manner of the payment of such appropriation.

Also:
House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa.

Also:
House file No. 359 , a bill for an act to amend section ten hundred sixty (1060) of the code; and to repeal section ten hundred seventy-four (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees.

Also:
House file No. 364, a bill for an act to repeal section one thousand sixty-eight (1068) of the code relative to railroad commissioners, and to enact a substitute therefor.
H. L. Spaulding.

Chairman
Adopted.
REPORT OF JOINT COMMITTEE ON ENROLLED BILLS.
Spaulding of Howard, from the joint committee on Enrolled Bills, submitted the following report:

Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, House file No. 53, a bill for an act to amend section three hundred and eight (308) of supplement to the code relating to the compensation of county attorney.

Also:
House file No. 75, a bill for an act providing for the prevention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treatment of persons having incipient pulmonary tuberculosis and making appropriations therefor, and repealing acts in conflict herewith.

Also:
House file No. 103, a bill for an act to amend section sixteen hundred twelve (1612) of the code, and providing for service of notice or process on certain corporations by adding to said section the following.

House file No. 288, a bill for an act to reimburse Frank Bristow for injuries sustained while in the employ of the state.

Also:
House file No. 325 , a bill for an act to amend section number fortyeight hundred twenty-two (4822) of the code, relating to malicious injury to buildings and fixtures.

Also:
House file No. 366, a bill for an act relative to the transfer of funds raised by townships for the purpose of building public halls, additional to chapter ten (10) title four (4) of the code.

Also:
House file No. 381, a bill for an act providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities for the payment of said indebtedness, and providing certain conditions upon which an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities.

Also:
House file No. 40 C , a bill for an act making appropriations for the lowa State College of Agriculture and Mechanic Arts, the State University, and the State Normal School.

Also:
House file No. 407, a bill for an act to legalize the elections of the mayors, members of the city council and other city officials of the city of Iowa Falls, Hardin County, Iowa, and all the acts thereof during the ten (10) years last past.

Also:
House file No. 209, a bill for an act to encourage the planting of - forest and fruit trees in the state of Iowa.

Also:
House file No. 360, a bill for an act to provide for the establishment of a course of practical and scientific instruction and investigation in the art of clay working and ceramics including the manufacture and use of cements and allied industries in the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 403, a bill for an act making appropriations for the construction, repair, improvement and contingent funds for the state hospitals, penitentiaries, industrial schools, institution for the feeble minded, college for the blind, school for the deaf, Iowa Soldiers' Home, and Iowa Soldiers' Orphans' Home.

Also:
House file No. 416, a bill for an act to legalize the acts done and the ordinances and resolutions passed by the town council of Manson, Calhoun County, Iowa.

Also:
House file No. 425 , a bill for an act to legalize the official acts of certain persons acting as notaries public.

Also:
House file No. 51, a bill for an act to amend the law which appears as chapter sixty-four (64) acts of the Thirtieth General Assembly, relating to bank examiners and fees.

Also:
House file No. 225, a bill for an act to amend section twenty-six hundred four (2604) of the supplement to the code in relation to salary of commandant of the lowa Soldiers' Home.

Also:
House file No. 293, a bill for an act granting additional powers to cities of the first class in levying taxes and providing means for the making, reconstruction, or repair of main sewers, defining main sewers, and making certain parts of the code applicable thereto.

Also:
House file No. 357 , a bill for an act to apportion the state into representative districts and declare the ratio of representation.

Also:
House file No. 390, a bill for an act to repeal section twenty-eight hundred twelve-b ( $2812-\mathrm{b}$ ) of the supplement of the code, relating to school district bonds, and to enact a substitute therefor.

Also:
House file No. 391, a bill for an act to repeal section twenty-seven hundred sixty-three (2763) of the code, relating to notice of special meetings, and to enact a substitute therefor.

Also:

House file No. 412, a bill for an act to protect the public health and. the health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes.

Also:
House file No. 421, a bill for an act to grant legisaltive assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts.

## Also:

House file No. 430, a bill for an act to legalize the submission to the electors of Webster City of the question of granting a franchise for a gas plant.

Also:
House file No. 244, a bill for an act to amend sections twenty-three hundred fifty-nine (2359), five hundred fifty-five ( 555 ), twenty-seven hundred fifty-five (2753), twenty-eight hundred twenty-eight (2828), twenty-eight hundred forty-one (2841), eighteen hundred sixtyfour (1864), two thousand ninety-three (2093), two hundred thirty-two (232), thirty-three hundred seven (3307), thirty-four hundred three (3403), four thousand twenty-four (4024), three hundred ninety-nine (399), four hundred (400), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-three hundred seventy-two (2372), twenty-three hundred seventy-four (2374), six hundred (6c0), six hundred eight (608), six hundred eleven (611), six hundred fifteen (615), six hundred thirty-three (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twenty-six (5626), of the code, to amend the law as it appears in section six hundred two (602) of the supplement to the code and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and section three (3) of chapter forty-three (43), acts of the Thirtieth General Assembly; relating to legal publications.

## Also:

House file No. 297, a bill for an act authorizing the Executive Council of the state of Iowa to grant a right of way for an interurban or other railway over and across the lands and campus of the Iowa State College of Agriculture and Mechanc Arts in Story county in the state of Iowa, and to fix terms and conditions therefor.

## Also:

House file No. 330, a bill for an act to repeal sections one thousand fifty-seven (1057), one thousand sixty-four (1064), one thousand sixtyfive (1065), one thousand and sixty-sixo (1066), one thousand seventy (1070), one thousand seventy-one (1071), and to enact substitutes therefor, relating to the election of officers and the terms of office.

Also:
House file No. 334, a bill for an act to repeal secetion one thousand seventy-two (1072) of the code and to enact a substitute therefor, relating to the term of office of county officers.

Also:
House file No. 344, a bill for an act reimburse Charles Youde and G. R. Whitmer for expenses incurred in the election contest from the Eightieth Representative District of Iowa.

Also:
House file No. 362, a bill for an act to amend the law as it appears in section eleven hundred six (1106) of the supplement to the code relating to the form of ballot to be used at elections.

Also:
House file No. 368, a bill for an act to repeal the law as it appears in section three thousand sixteen (3016), of the supplement to the code relating to bushel by weight, and to enact a substitute therefor.

## Also:

House file No. 424, a bill for an act to legalize the submission to the voters of the town of Macksburg, Iowa, of the question whether an ordinance entitled "an ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the town of Macksburg, lowa, and defining the powers and duties of said company" should be approved and adopted.

## Also:

House file No. 428, a bill for an act to legalize the submission to the electors of the city of Albia of the question of establishing a free public library in said city.

Also:
House file No. 429, a bill for an act to legalize the submission to the electors of Marshalltown of the question of granting a franchise to Peterson Heat, Light \& Water Company for the construction and operation of a heating plant in said city.

Also:
House file No. 432, a bill for an act to legalize an administrator's deed to certain real estate situated in Allamakee County, Iowa.

Also:
House file No. 433, a bill for an act to provide for the general levy for state purposes for the year nineteen hundred and six (1906).

Also:

House file No. 176, a bill for an act to provide for the erection, repair, improvement and equipment of buildings for the State Normal School.

Also:
House file No. 192, a bill for an act to provide for the erection, repair and equipment of buildings for the Iowa State College of Agriculture and Mechanic Arts.

Also:
House file No. 341, a bill for an act to appropriate the sum of four hundred forty-one dollars and seventy cents (\$441.7 $\mathrm{C}_{1}$ ), for the relief of George $F$. Hunt, late ordnance sergeant in the adjutant general's department of the state of Iowa on account of balance of salary due under joint resolution number nine, acts of the Twenty-sixth General Assembly, and directing the manner of the payment of such appropriation.

## Also:

House file No. 207, a bill for an act providing for a levy of a special tax of one-fifth of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings for the State University of Iowa.

Also:
House file No. 359, a bill for an act to amend section ten hundred sixty (1060) of the code; and to repeal section ten hundred seventyfour (1074) of the code and to enact a substitute therefor, relating to the election and terms of office of township trustees.

## Also:

House file No. 364, a bill for an act to repeal section one thousand sixty-eight (1068) of the code relative to railroad commissioners, and to enact a substitute therefor.

H, L. Spaulding,<br>Chairman House Committee. D. W. Turner, Chairman Senate Committee.

The Speaker announced that as a Speaker of the House he had signed, in the presence of the House, House files No. 425, $416,403,360,209,407,38 \mathrm{I}, 366,325,288,103,53,75,225,330$, 297, 224, 430, 421, 412, 39I, 390, 357, $5 \mathrm{I}, 283,334,344,362$, $368,424,428,429,432,433,176,192,34 \mathrm{I}, 364,207,359,400$, Senate files Nos. 109, 23I, 282, 336, 333, 274, 285, 295, 320, 170 , 345, 352, 349, 283, 353, 350, 16I, 252, 354, 319, 192, 342, 358, 348, $307,308,215,337$, Senate joint resolution No. 5.

The committees appointed to notify the Senate and the Governor that the House was ready to adjourn, reported that they had so done.

The Speaker declared the House adjourned sine die.
ADDRESS BY HON. D. W. DOW BEFORE THE PIOFEER LAW MAKERS.
Mr. Speaker; Members of the Pioneer Law Makers Association; and fellow Members of the House of Representatives-It is with pleasure to me that I am accorded the honor to address so honorable a body as the Members of the Law Makers for our Great State in the early days of the old time pioneers.

We all know that a skirmish line is formed of the bravest and most courageous of the army, and the men who left their homes and early associates and came to the far west and formed the line which crossed the Father of Waters and spread out over the land which now is this great commonwealth, were the bravest of the brave. They came with no fortunes but their strong arms and quick active brains; drove back the wild beasts and wilder Indians, took their possessions and reared their rude habitations, and then looked and wondered what the future would be. These men were followed by others, who with them, composed the pioneers of this fair land, who builded a great state.

They first drove from their borders human slavery, established institutions of learning; prosperity crowned their endeavors, until now we behold a great commonwealth with about two millions of the most intelligent people of any place on the face of the globe. We point with pride to our scholars, jurists, and statesmen; we stand first of our sisterhood in our power in the councils of our nation; two leading members in the Cabinet of our country's ruler; in the Halls of Congress we have Allison, whom the world acknowledges as one of its best national financiers; Dolliver, the Daniel Webster of the Senate, and in the lower house we are not surpassed by any state in the Union.

The early decisions of our judges stand as high authority in all the courts of the states, by reason of accurate annunciation of the law, the legal and logical wording of their decisions, and the dignity and rhetoric of the forms.

The people stand second only to Nebraska in its high parentage of literacy. We have no rich men and but few paupers, all standing on a level. We have the largest number of towns of three thousand and over of any state in the Union taking into consideration the length of time since our settlement. We have no large cities, and here permit me to say that it is no enconium upon a state to say she has large cities for that means great aggravations of wealth of a few brought about by the impoverishment of the many. We point with pride to the laws of our State, and I assert tha ta State is what the laws make it. You show me the laws of a state and I will tell you of its people and institutions. Again you show me the people of a state 'and I will tell you the quality of its laws: for "There is no man greater than the law."

Then all hail to the Pioneer Law Makers of the State! They builded better than they knew. You come to us like the return of sunshine after a cloudy day. We see some are growing old, looking like some sturdy oak, that holds out still stout, though withering, branches, to the blast. Soon we all must bow like over ripe grain. When that time comes may you, as ever, be near to our God and He be with you forevermore.

So I say again All Honor and Glory be with the Pioneer Law Makers of this state:

I need not tell you welcome, you know that you are, and always will be welcome to these Halls at all times and seasons; come often.
ADDRESS OF F. M. LAIRD TO MHE PIONEER LAW MAKERS OF IOWA.
Mr. President and Pioneer Law Makers of lowa-We, who sit to-day in the legislative halls of Iowa welcome you here. In doing this we only welcome you to your own. These halls were yours; to these desks you have a right prior to ours; this work was yours long before we who are in active work now, had any thought of being your successors in the work of making laws for the state we all love so well. You were the architects of the structure that we call the "Statute Law sof Iowa." That you built well is evidenced by the peace and good order, happiness and general prosperity of the people of Iowa. And in this year 1906 it behooves us to think well before removing one of the time honored stones that compose that structure, with a view of replacing it with a better. Those stones were well hewn and well laid. You, as pioneers, blazed your way through forests new and occupled the trackless prairies. Pioneer wheels were not made to fit and follow iron rails. The Pioneer, unlike the printer, has no copy to follow. Guided not so much by precedent as by the everlasting principle of justice, he wins the right to carve his name where the world may recognize and honor it.

Man's greatest work for mankind is to plant that others may reap. He who would selfishly gather to himself the benefits of all he does, has not learned the Golden Rule, nor any rule that responds the best demands of the world we live in.
"Prophetic vision is a rare attribute; but an appreciation of what the world is going to want with the capacity to supply that want always possesses a current value."

Pioneers of Iowa's Legislative Halls; you whose work done twentyfive years ago and more, still stands and will always stand, we are glad to have you with us to-day. Well may we in our rush of work, pause for a brief space and give place to you. We ask that for to-day we may be as your children and be permitted to sit at your feet and gather words of wisdom. The work you did here doubtless seems to you as but yesterday; to us, at first thought, it seems as history. But
no, a little digging in memory's musty vaults brings to light a vision of the old $\log$ school-house where we learned the first lesson. And if the palm of the hand had a memory and a tongue, it might tell of coming up against the Master's ferule which like the measles we boys could never see any use of. But this is hostory. The comfortable farme school house in the country; the brick building of many rooms and many grades in the city; the college and the University, show the progress made along the lines of the education of the youth of the state. Much of this transformation may be traced to the wise school laws of the state which have carefully guided and guarded its educational interests.

We sincerely hope that the visits of the Pioneer Law Makers of Iowa, to these halls may long continue; that their presence may always be as a benediction, and that finally all may answer to the roll-call in the Great Assembly beyond:

Beyond the session work of earth, Beyond the state that gave us birth, Beyond the time when all time is gone, When only Eternity gone on and on.

SPEECH OF D. C. MOTT BEFORE PIONEER LAW MAKERS'ASSOCIATION
Historians tell us that since the first records of organized society began there have been many migrations of races and nations in which the people of one nation drove out the people of another, invading and taking possession of homes and country. Thus the Israelites were led back from Egypt and invaded Palestine, driving out its heathen nations and scattering them to the four winds. Thus the Huns and Goths poured down from the north over-running Rome, the Eternal City. Thus it was the Normans invaded England, driving back the people to the remote parts of the Island and taking possession of the country. But great as these invasions were in historical importance, great as they were in making physical changes in the countries, or in changing the conditions of the peoples affected, no one of them compared in importance in any of these particulars with the great invasion of the Mississippi valley by the people of the new republic. During the three quarters of a century from 1800 to 1875 all that vast region now included in Ohio, Indiana, Illinois, Iowa and Nebraska, with the states north and south of them, were changed from a wilderness to civilized states. The trackless wilderness and boundless prairies were transformed and became organized commonwealths with millions of people. The world had never before seen such extensive and sudden invasion and transformation.

Carved out of the heart of this imperial domain is Iowa. Her early settlers mostly came from the states just to the east, from Illinois, Indiana, Ohio, Pennsylvania, people who had kept in the vanguard of invasion and settlement, people who had helped wrest one territory after another from the wilderness. They hesitated at no privation, 84.
they shrank from no hardship. They were men and women who cared less for the so-called blandishments of society than they did for liberty and the chance to found homes.

When these heroic people poured over into Iowa a little over half a century ago they brought with them the desire to found organized society, to establish civil government, to enact laws to protect the weak against the strong and to fix the rules of justice. Thus it came that these pioneers chose among their numbers law-makers. Thus were developed such men as Jones and Dodge, Harlan and Kirkwood, Chambers and Mason, men lifted up by the emergencies of the times, men who shed luster and honor on territory and state, men such as we have with us as honored guests to-day.

Two years ago, Pioneer Law-makers of Iowa, we welcomed you to this chamber where we were assembled under a canvass, likened by my honored colleague to a Bedouin tent; to-day we greet you in the re-juvenated and re-decorated capitol of the state, a building already becoming historic in its rich associations. But much as the people of lowa love this capitol building they know these stately marble columns are not so enduring as the laws and institutions which you, as pioneers, helped establish. Beautiful as are these decorations on wall, ceiling and dome, they are not so beautiful as the principles that you incorporated into the laws of the virgin commonwealth.
Iowa has placed in your honor this year in this redecorated capitol a. monument that shall live on canvas. While it endures posterity shall not forget how the early pioneers came to their inheritance. Though idealized by artistic fancy, it is yet true to life, for surely loyalty and patriotism did come with the first brave pioneers, and yet speak through her public men and thinking, progressive people. For surely civilization and enlightenment did come in the vanguard of the old prairie schooner and have dotted our prairies with school houses and made our colleges the pride of our commonwealth. Surely industry and application came strong-hearted in the train and love and joy and noble success have followed plucking many and rare flowers of happiness and prosperity by the way.
In the shifting scenes of time you to-day stand upon the eminence of honors well earned, while we are laboriously trying to struggle up the slope. You helped build the foundations of a great state and if there is any dimness in the glory of your career it is surely because you did not enact anti-pass laws or grapple in prolonged debate with the anti-foot ball bills.

Pioneer Law Makers of Iowa, we greet you and bid you welcome.

## Sinemorial Resolutions

Eldopred by tbe bouge of Representatives of the Cbirty-first General Eassemdly and ordered printed in tbe Fournal todetber witb sucb remarks as were made upon rbe subjects of the resolutions.

House and Senate met in joint session for the memorial program commemorative of the late David B. Henderson.

The following program was carried out:


## HON, DAVID B. HENDERSON.

Representative Wise presented the following resolution, which was adopted.
"Resolved by the Senate and House of Representatives of the Thirty-first General Assembly in joint convention assembled:
'"That the addresses, resolutions, and program of these memorial services, also the eulogy delivered by Hon. G. D. Perkins at Dubuque, be printed in neat pamphlet form, embellished with a cut of Ex-Speaker D. B. Henderson of the National House of Represenatives; that five thousand copies of same be printed by the State Printer, two thousand copies of which to be presented to Mrs. D. B. Henderson, and fifteen copies of same to each member of the Thirty-first General Assembly.

## ADDRESS OF MR. CLARKE.

Mr. President:-On the first day of March, 1906, in Linwood cemetery at the city of Dubuque, amidst the greatest profusion of flowers, arranged in the most beautiful and suggestive designs artistic skill could devise, in the presence of a great concourse of people representing different civic societies, the Grand Army of the Republic, the State, the citizens of Iowa, the rich and the poor, the children by hundreds, Col. David B. Henderson was laid to rest on a beautiful eminence overlooking. quite an extent of country, a portion of his beloved city and, for some distance, the sweep of the majestic Mississippi. Thus passed forever from the vision of men on earth the human life that hadits beginning beyond thesea sixty-six years before at Old Deer in Aberdeenshire in Scotland. It had been a life of mingled hardship, struggle, toil, battles, sufferings, joys, honors, victories, disappointments; but the path he traveled led to a height above which there was nothing in orticial station for a man born in a foreign land. He was one of two of all our distinguished foreign born from all nations who reached the proud eminence. No title that could ever have been conferred upon him in his native land, no station which he might have reached there could have excelled in influence the office which it remained for the Scot, schooled on the prairies of Iowa in the pioneer days and in the battles of the Great Rebellion, to bring for the first time to the country west of the Mississippi. No flag could have enfolded his coffin there which could have represented to him that which the stars and stripes which enfolded him at Linwood told him of the hopes and aspirations of mankind, the cost of liberty and an indissoluble Union, and which made him shout and cheer when he saw its beauty and was thrilled by its symbolism in a foreign land. In explanation of his enthusiasm he could only say, "Oh, I am going home."

David B. Henderson loved the land under the protecting folds of the American flag. He loved the people. That they loved him and that the prophet was not without honor in his own country and in his own home was made strikingly manifest by the great crowds that thronged the streets at his funeral and the sidewalks for more than a mile on the way to the cemetery. Iowa is proud of the man she has honored and who has signally honored her]and brought her so great distinction. Many
may be the years before the speakership of the ;American Congress will again cross the Mississippi.

It seems to me that Colonel Henderson was especially distinguished for his deep, sincere patriotism. That he was not merely a hero-soldier, but a hero-patriot. A hero-soldier may be inspired by bravado, a love of distinction, of glory. There is a sublime disinterestedness about the hero-patriot. He is actuated because he loves his country and dares do all that love will prompt and inspire a man to do. He represents in himself the nation. He stands for all that it means in its myriad interests and great, inspiring hopes. He is too great, too profoundly impressed with his duty to represent a district, a State merely, or a part of the people. He looks upon the flag as its beauty and richness flash in the sun, and the memory of a thousand fields and the long struggles of men toward the ideal yonder where it leads rush in on him and transport him to a region where silence or tears alene are eloquent. The bickerings, the personalities of, politics cannot command his attention, but his mind and heart moved by the majesty of great purposes, lays every personal interest upon the altar of country and becomes the personal embodiment of the ideal American citizen and patriot. These elements of character, possessed in large degree by Colonel Henderson, it seems to me, won for him the confidence of his fellow citizens and the second place in power and influence under the American system of government.
The life of David B. Henderson, as a bny, was the life common to the youth in the pioneer homes of Iowa. No special advantages came to him. No influential friends smoothed his way. The rich qualities of his mind and heart were not smothered by wealth. This handicap, a kind providence denied him; but he had the exceeding great advantage of being a poor man's son. Toil in the open fields gave him great physical strength and endurance, opened his mind and heart to a deep and generous sympathy with the great mass of the people who are the strength and life of the nation.
The breath of the boundless prairies inspired him with the spirit of freedom, and he early reached the unalterable conclusion that there was room for but one flag in this country and that under it there could be no further extension of slavery. It is not surprising that, with the intensity of his nature, his devotion to his adopted land, always predominant, with the roar of Beaure-
gard's guns at Fort Sumpter not yet silent, we find him addressing his fellow students urging them to "drop their booksto fight their country's battles." The stories of General Putnam leaving his plow in the furrow on hearing of the battle of Lexington and of Cincinnatus leaving the field to become the Roman dictator, both going to places of honor, dietinction, and leadership are far surpassed by the youth abandoning his preparation for his life-work, his education, to give himself unreservedly, without hope of place or distinction, to the preservation of the union of these States. For instances of brave, unselfish, disinterested, heroic action in behalf of country, we are not confined to the days of the Revolution or of Roman glory; but here in Iowa, at home, in this day, by one who was with us but yesterday, we have a youth assuming the leadership, rallying his companions in behalf of the greatest cause for which men ever gave their lives; and it may well be inscribed upon his monument as the central motive which inspired his life "we drop our books to fight our country's battles." Whether at Ft. Donelson or on the bloody field of Corinth, or in political campaigns, or on the floor of the American congress, with him it was "Our country's battles."

Within a few months after the books were dropped and the sword grasped, and close to his twenty-second birthday, while leading the Fayette County students, he fell in the historic charge on Ft. Donelson. Recovering, he was immediately at the front again, and before the expiration of the same year he was lying upon the field of Corinth with a leg shot away. "His country's battles" were grievous ones to him and quite in contrast with the peace and quiet with books in Upper Iowa University. But again he appeared with the army as colonel of the Forty-sixth Iowa. A few years after the close of the war he began the practice of the law. Beginning in 1882, he was for ten successive terms elected to Congress from the Third Iowa district. There he grew in influence and promotion until years ago he was ranked as one of the strong men of the House and was a national figure. In 1899 he was elected Speaker and again in 1901. He might again have been re-elected, but doubtless conscious of the breaking down of his physical vigor, which soon after was apparent to others, he declined to enter upon a political campaign and resigned.

David B. Henderson was not only patriotic, brave, heroic, an antagonist worthy of any foe in any place where his life-work called him, always well to the front with the few who always
occupy that position, but he was well endowed with all the finer sensibilities and feelings that so grace human character and captivate and win our admiration and esteem. After the battle, after the exhibition of unfaltering courage, the lion-heart, came the calm, the repose, the good fellowship, the song in his heart, very frequently on his lips, sometimes rollicking, humorous, sometimes full of pathos, commanding the tear. Sympathy, tenderness, were characteristic of him. There is no true greatness apart from great-heartedness. A cold, intellectual life we admire, but we do not love. Colonel Henderson was intellectual, a sound, sane thinker; brave, eloquent, kind, tender, genial, not faultless, but a combination of qualities that won him renown and our love. Born on foreign soil, his only nobility, the nobility of character, we rejoice in this transplanting of the best of Scottish blood in peerless Iowa, that, while he belongs to the nation we may claim he was our gift.

He is gone. We have lost him. But his rise from poverty to fame, simply upon his own merits, will ever be an inspiration to youth; his courage, his devotion to country, his patience through years of suffering, his optimism, his tenderness of heart will be admired as the very best elements of character as long as the river flows at the base of the beautiful elevation where his mortal body sleeps forever. Iowa to-day, through her representatives in this joint convention assembled, gives testimony to her appreciation of his worth, saying, "Well done, thou good and faithful servant,' Farewell."

In connection with this memorial are submitted the following. resolutions:

Resolved, That first of all we tender to the bereaved family of the deceased our sincere sympathy, and assure them that in the memory of the departed there is great comfort and that we shall ever revere and hold it sacred.

That in the life of David B. Henderson we find an inspiration to good citizenship and devotion to country.

That we commend to the young men of the country his example of self-reliance, decision of character, his following unhesitatingly the call of duty regardless of personal consequences.
That in his patriotism and devotion to country we find a love that withheld nothing.

That we are proud of his career as a union soldier because he gave us the idea.

Tha this patience reproves our impatience, his years of suffering without complaint, shame our petulance at temporary and slight injuries.

That we are proud of his career as citizen, soldier, lawyer and statesman, and that in his passing the state and nation has lost one of its greatest men.

## ADDRESS OF SENATOR DUNHAM.

Mr. President-Chosen to have a part in the exercises of this day, and to speak regarding the life and character of the Hon. David B. Henderson I feel, as possibly I have never before felt, my absolute weakness and inability. I could recount his life and works, and could call to your mind those incidents of his bravery in the service of his country and his efficient and faithful service in public and civil life, but the memorial just presented has given you a fair biographical sketch, and while much might be added which would be of interest, it would be cumulative and unecessary to make the record of the strong manhood and patriotism. I wish I had an eloquent tongue to fitly voice the sentiments which fill my heart on the passing of this friend of the people; to fitly express what seems to me the debt our nation owes to every man who in war or peace has offered himself a sacrifice for the perpetuity of his state, but I recognize my limitations, and shall leave that to one who has been more fortunately gifted and at whose feet I am always charmed to sit and listen, and I shall confine myself to the more modest role of telling you what David B. Henderson was to his District-that very small part of the domain of his usefulness and power.

Iowa has been very fortunate in the choice of those who have represented the state in high places. Their wisdom and efficiency have placed her name far above the point in the roll of the national honors warranted by her material wealth, the extent of her territory or the number of her people; and to him, in the honor of whose memory we here convene, belongs great praise for the part he has performed in bringing that honor to our state.

For twenty years he was a commanding figure in the council of
the nation. Wonderfully endowed with the power to read and know men, tactful and kindly, a power in action and in battles of debate, yet tying men to him with the bonds of affection which were seldom broken, he took as his by very right, the highest place the nation could give to him and finally passed voluntarily from the stage of public life in his full tide of honors and of power.

Henderson was a warm hearted lover of humanity and his affaction was given voice by him in the open, frank and manly way which warmed the hearts of men; his company was always sought and wherever he was there pleasure and good humor was at its height. There was a world of encouragement and strength for the weak or wavering in his hearty greeting and good will, and you who have never attended a reunion of his regiment can never know how he was idolized by his companions in arms. Words were not the measure of his affection and as we now look back upon the years of his useful life and know the demands that were made upon him, and his devoted service and self sacrifice to meet those demands, the wonder only is that he could have lived and labored so long. Not a person in his District but felt at perfect liberty to call upon him in time of need. The soldier, his widow, or orphan found in him a champion whose greatest pleasure was to serve them, and whose efforts seldom failed in times of stress and need; whoever and wherever they might be, their last and surest hope was to "call on Henderson."

He was a brave, a lion-hearted man, whether it was on the field of battle or in the rough and tumble of debate he had the courage born of conscious strength which commands the admiration of the world. He was a fair and open fighter and few seemed more to enjoy the conflict when there seemed a principle at stake worthy the strife of battle, and this was true in war, in Congressional hall, or in political campaign; everywhere he was recognized a leader.

He was true to his friends. We have yet to know the honest man that could say that Henderson had deserted a deserving friend while thousands stand ready to vouch for his loyalty. He was a dependable man; wherever his word or his affection was given, it was backed by the full strength of his manhood.
might con inue to recount his virtues. We of the Third could fill volume telling of his generous deeds, but those per
haps had better be left as they were given-the simple, kindly acts towards his individual friends.

Was Henderson a perfect man? We are none of us perfectno, not one: but if he erred, we know it was through a leaning toward the very kindliness of his nature, and if he erred, the nation and the people have already forgotten it in grateful appreciation of his life of service and sacrifice.

Many men have been permitted to make sacrifices upon the field of battle, have added luster to their name by conspicuous bravery and self-sacrifice in the service of their country in times of war; and many men have been called from the ranks of the people to serve in its civic offices and its legislative halls and in response have given the best they had, but comparatively few in their lives have been so nearly an embodiment of the ideal of the people as to be called and long maintain in distinguished service in both war and peace; and very, very few are those, who, having been granted the highest honors it was possible to bestow upon them, have so fully carried with them to their private life and to their tomb the universal love and gratitude of the nation.

We look upon his life as a wonderful example of the simple, open-hearted patriot; step by step we follow his course from boyhood to manhood, almost from the cradle to the grave, and looking back over the growth and development of the warrior and statesman, we are justified in saying: Here is a true example and type of noble and safe American citizenship; a life and record which, in times of doubt and questioning for the future of our country as she battles with the problems of government, stands out as a rainbow of promise and cheer, an inspiration of hope.

He came, as many of our best and truest patriots have come, from across the seas, and this nation has reason to thank God, to thank a kind and protecting Providence that while we have opened our gates offering the freedom and protection of a strong and friendly government to the oppressed of the world, many of the best of the earth, possessing the true spirit of American freedom with their hearts filled with the love of God and with a true respect and regard for the rights of their fellowmen, have come, made themselves one with us and truly entered into our national life to strengthen and to maintain it.

Feeling as I do the danger in which the purity of the nation and the life of the government is placed by reason of our invitation to the world and our ever open doors, a danger which increases in proportion to the material prosperity of our people, I feel that a prayer of thankfulness should be continually made that many men of wisdom and generous self-sacrificing hearts have been inspired to accept our invitation and to come and cast in with us their lot and do their full part in preserving the institutions of our free land.

David B. Henderson was a true American patriot. The accident of birth is little in cases like his. His was the same spirit, the same loving ambitions, the same desire, which in the Revolution brought Washington and his patriotic troops to endure the terrible hardships of those bloody years, and as truly and justly will the ages to come look upon Henderson and our later day heroes as Fathers of Their Country, as those, who through like spirit and sacrifices, instituted our great experiment of a free democratic government.
From across the seas came that little Scottish lad, his inheritance a strong and manly ancestry, his capital to be used in life's batile a brave, true heart, and the inspiration of a Christian home. We of the Third Congressional District of Iowa who have always felt an interest in him we love to think peculiarly our own, love to think of the little tow-headed, barefooted boy singing as he followed his father's plow, for always the sunshine and music of the world found a home and expression in his life.

We were interested in his school life in an Iowa school that was a builder of strong men as evidenced by the men of intellect that have gone forth from its walls to high positions in state and private life, a builder of patriotic life as evidenced by its depopulation when the country in its need had use for men.

With him and his companions were the hearts of our people when they so bravely did their part at Donelson and Shiloh, and when at Corinth so many of our brave men-boys they were in fact-laid down their lives or like Henderson, escaped as through fire to suffer for their bravery as long as their lives should last.

Do you not see why our people loved him? Turn to the years of service in office where, if ever a man was recognized as serv-
ing his whole people regardless of their position in society or even their political affinity, such service was his, that service to be only ended by his own demand for rest and change.

Do you not see why the Third District, Henderson's District, if you please-loved him; or why I, one of his humble constituents, a resident of that District, consider it an honor to stand here offering tribute to his name? Come then with me and cross the thresholds of our people, talk with them of Henderson and his service, and you can not fail in some way and in some measure to understand. As with others of old, my grandmother sang to me the battle songs of the Civil war and talked to me of its terrors; her stories of battles, of its heroes and sacrifices have become part of my life, and Henderson who had taken salt with her at our family board, had joined us in our evening song, who went out to war across her threshold with her sons, seemed always one of them. Always with him•in war we had our part, and when with us in pleasure, he was one, a happy hearted, romping, lovable fellow, and what he was to this family, he has been to many throughout that District; honored for his service, respected for his high preferment, but loved, loved as a member of our families, loved as a son and as a brother.

Your committee has just returned from his obsequies and I doubt not each has been impressed by the touching incidents of that day, expressive of the relation which existed between him and his people. In our battle of life when disappointments come to us, when we think we see the hollowness of some prized friendship, when we think we can detect the ring of insincerity and ingratitude in both public and social life, the spirit comes strong upon every honest man to shake it off, to free himself, to have no part or portion with it, to let the world and the people go their way and work out their salvation as they may. Then there comes to us the thought or remembrance of some such touching exhibition of affection as it has been the privilege of your committee to see and for very shame we come back to take new hold, to consecrate our powers to renewed and truer service of humanity.

Is it worth while? The Chinaman will sell his life on promise of a fine cortege with the appearance of respect and mourning. at his tomb-all, all a hollow sham. Is it not vastly more worth our while that we so live that when the casket and the tomb shall claim its sure heritage, we go without regret, but with the
ass urance that we have manfully and faithfully done our part to brighten and sweeten the life of humanity, and with the knowledge that what the Chinaman cannot buy is ours by right, the love of our true friends who mourn our separation.

I wish you could all have seen what we, your committee, saw not alone the elaborate preparation and fitting ritual which his rank and service to his state and nation demanded, but the expression of affection and love of the people,-the people whom Henderson loved and served,-as they thronged and packed the streets; men, wo men and children of all ages and conditions in life, forming in very fact as they thronged the ways, an unmoving guard fro m church to tomb where we laid him to rest upon a flowery bed-the tribute of his friends-wrapping his casket in the emblem of his country woven by his comrades in arms from the bright and beautiful flowers which God's bright sun had kissed to life for the loving deed. There, on the sloping hillside with the majestic river at its foot; there, where the bright, warm rays of God's glorious sun would greet it earliest in the morning and leave it last in the evening, we buried the people's friend. Oh! the wealth and worth of that word friend. Whether it be that most precious one whose mother's care taught our unsteady feet the paths of life, or those who in impulsive youth made our troubles and our battles their own, or the one to whom in mature manhood we can open our very heart of hearts sure of sympathy and good cheer, they are the most precious of earth's blessings, the possession and appreciation of these makes brighter our days of life and quickens our hope of heaven. On yonder hillside is marked the resting place of our friend, but only that portion which under God's mandate shall return to the dust from whence it came. His truer grave is in the warm and loving hearts of his many, many friends, from which vantage point he will be called to his reward by a just and generous God. And may the blessings of that God be yours, our true hearted, brave hearted, generous hearted friend.

ADDRESS OF MR. KENDALL.
Mr. President:-Paraphrasing the lament of David upon the death of Abner, we may well exclaim;

Know ye not that there is a prince and a great man fallen this day in lowa?
And out of the oppressive gloom which everywhere surrounds us, we may lay hold upon the consoling philosophy of the premier apostle:

> Whatsoever things are true, whatsoever things are honest, whatsoever things are just, whatsoever things are pure, whatsoever things are lovely, whatsoever things are of good report, if there be any virtue, or if there be any praise, think on these things.

In obedience to the command alike of duty and of desire, the General Assembly of Iowa pauses today to consecrate an hour to the memory of David Bremner Henderson. If the ceremony is unusual, the occasion is extraordinary. Never before in the history of the commonwealth has the passing of a private citizen involved the community in bereavement so universal and so profound. The rich and the poor, the high and the low, the proud and the humble, the honored and the obscure, all unite in tribute inexpressibly sorrowful to our distinguished dead.

It always is profitable to consider the cause and effect of a successful career; and the life, character and service of Colonel Henderson are replete beyond comparison with encouragement and hope. Upon his youth and young manhood, I shall not amplify. Born in the land of the thistle, he was of that origin, or extraction, which has contributed so many illustrious names to our national history. The shrewd sense, the acute intellect, the undaunted perseverance, the indomitable courage, the inimitable humor, the abiding reverence, the affectionate tenderness, the unyielding patriotism for which the Scotch peasantry is so notable, have never suffered in the migration to America. Our friend exemplified in remarkable measure all these incomparable qualities, and he employed them all and always in contribution to the happiness of his race. Transferred at an early age to Illinois, transplanted thence to the expansive prairies of Iowa, he was just approaching his majority when Abraham Lincoln was eleoted president of the United States. When Fort Sumpter was attacked by organized treason, he was a student at Upper Iowa University, and it was from
that seat of learning that he issued his first impressive message to his adopted people:
"We drop our books to fight our country's battles."
It was by this inspiring utterance that the youth Henderson announced to the world that he had within him the elements of a man. The situation of the republic was critical in the extreme. Diplomacy could not further compose the discord; compromise could not longer postpone the issue. The hour for argument in the forum had expired, and the moment for conflict in the field had arrived. The old question, Can a democracy preserve its integrity against domestic insurrection?, asked when Washington was inaugurated, and repeated through every subsequent administration, now demanded immediate answer. There was radical difference of opinion on the subject. Since the constitution was ordained, there had been constant disagreement respecting the character of the government. One school of thought maintained that it was merely a voluntary association of sovereign states, subject to be dissolved at the election of any one or number of its membership. Another school of thought affirmed that it was an union, indivisible, imperishable, perpetual. Out of this disparity of belief there arose, as the years elapsed, heated discussion, bitter controversy, crimination and recrimination, all to be settled forever, to be settled irrevocably, to be settled right by the supreme arbitrament of battle. There were men of blood and iron in those irreclaimable days. It was the militant age of the republic, an age which produced Lincoln and the trusted counsellors in whom he confided, Grant and the faithful generals who obeyed his orders, and supporting all the invincible battalions of that grand army, ready and eager for the strange sacrifice of blood through which the emancipation of the slave and the perpetuity of the union were to be accomplished. The Civil War was a conflict unparallelled in the history of civilization. The terrible loss of life, the tremendous destruction of treasure, the firesides ruined, the hearth-stones desolated, the families beggared, the national travail and wretchedness and misery, the individual suffering and sacrifice and death-no imagination, however vigorous and resourceful, is competent to delineate the awful enormities of that unprecedented catastrophe. We try in retrospect to measure all the sorrow and the sadness, and we are transfixed with horror. The eyes grow dim, the lips are silent, the heart is still.

It was a calamity unspeakably sorrowful, that fratricidal misunderstanding between the people of the North and the people of the South. But we long ago learned to know beyond all doubting truly that the Almighty has His own purposes, and that the judgments of the Lord are true and righteous altogether. There could not be a new birth of freedom so long as the old institution of slavery survived. There could not be a more perfect union in peace until the doctrine of states' rights perished by the sword. There could not be remission of national sin without the shedding of individual blood. And so the war was inevitable. It affords us all infinite satisfaction to remember that in that supreme crisis which wrenched and almostwrecked the republic, our own peerless Henderson, the poor and obscure boy born across the sea, sustained no inconspicuous part and achieved no inconsiderable renown. From the day of his enlistment as a private to the day he was mustered out as a colonel, he was in every sweltering trench, on every weary march, at every deadly charge, always the first to the front and the last to the rear; and his sword was never sheathed and his gun was never 'stacked until the last armed enemy of his country had unconditionally capitulated. Seriously wounded at Donelson, cruelly maimed at Corinth, he was offered a discharge; but he refused more than a furlough, and with a loyalty and a patriotism which laughed at danger and mocked at despair, this Scottish-American, who loved liberty for others more than he valued life for himself, fought on and on and on until the Confederacy completely collapsed at Appommattox Court House. And then, when the cause of freedom had finally triumphed, when the spirit of rebellion was completely vanquished, when the union of the states was eternally established, he discarded the uniform he had rendered immortal, and crowned with all the unfading honor which accompanies a soldier's duty nobly done, 'he returned to home and family and friends to resume again the employments of civil citizenship:

> Patient of toil, serene amid alarms, Inflexible in faith, indomitable in arms?

That was four decades ago. In the intervening years, spring has come with its tender violets, summer with its gorgeous field of flowers, autumn with its golden, withered leaves, and winter with its blanket of crystal snow. All is forgiven, all is forgotten, except the glor.ous results of the combat in which he was
engaged, and the reminiscences of it in which his comrades alone have"the right to indulge. The service of Colonel Henperson in the War of the Rebellion! J What a splendid inheritance he has bequeathed to those who follow him! His devor tion"to hiscountry, his sacrifices in her behalf, his blood-offering for her"glory! What a noble memory to widowed wife and orphaned children!

After his discharge from the army he embarked in the practice of law, and almost at once assumed advanced rank among his contemporaries. In the days of his unimpaired vigor, not many.men of his generation were more formidable in forensic controversy than he, with his extended experience, his resolute earnestness, his forcible eloquence. A cause bitterly contested in open court?afforded the most befitting possible theatre for the exercise, of his strenuous and capable faculties. His generalship was"resourceful and consummate, his cross-examinations adroit and skillful, his arguments acute and convincing. He regardedthellaw as the most honorable of the learned professions; and in the long and laborious years that he devoted to its practice, his sterling integrity never was impeached, his stalwart rectitude never was questioned, his steadfast fidelity never_was assailed:

## The action faithful, the honor clear.

And so"the years of private labor and its sufficient reward went by. But his countrymen were quick to recognize his exceptional qualifications for the public service; and in 1883 he entered the ${ }_{4}$ Congress of the United States, representing the old Third District,-a constituency as intelligent, as progressive, as patriotic, as any beneath the stars and stripes. For twenty years he continued in that high office, advancing to membership of the committee on Appropriations, to chairmanship of the committee on Judiciary, and finally to the Speakership, second in'importance only to the Presidency itself. It is not immoderate.eulogy of him to say that he conferred distinction upon every station he occupied, and that he filled well and worthily the "great place which Clay and Blaine and Reed had made powerful as an agency in the administration of the government. As Conkling said of Grant at the Chicago convention, so we may say of Henderson :

[^22]His character was practical and earnest, perplexed by no deceptive theories, disturbed by no attractive illusions. He has been referred to here as a great man. Heis entitled to be classified in that category. He was great in his adherence to the ideals of his manhood. He was great in his integrity to the principles he professed. He was great in the modesty of his mind, in the faithfulness of his heart, in the efficiency of his helpfulness. He was great in his fidelity to friendship, in his devotion to duty, in his perfect consecration to the public service. But he was simple, as all great men and great songs and great poems and great paintings are simple. Intermixed with his amiability of mind and geniality of soul and generosity of heart there was ever the unadorned ruggedness of his ancestral Highlands. There was about him always the wide and deep and strong atmosphere of mountain and oliff and crag. And men and women and children loved him with a love that passeth understanding.

July was in his sunny face, October in his generous hand.
From his first election to congress in 1882 to his voluntary retirement four years ago, no rival divided with him the confidence and affection of his people. He was, as Maro Antony described himself to be, "a plain blunt man who loved his friends," and in the district which he served so long and so loyally, it always was Henderson first, and other ambitious aspirants afterwards. His passionate attachment to city, state and nation amounted almost to idolatry. It was a liberal education in patriotism to hear him pronounce the words," "The American Republic," and his "God bless you, comrade" carried joy to troubled hearts as by a benediction. And then, when in public speech he would portray in words of living light the glory and the grandeur of his adopted country, wavering faith in a free and enlightened people was stimulated again to fixed conviction. Few of us'of the dominant party will soon forget his annual appearance upon the platform in advocacy of the principles we believe vital to the prosperity of the country. In such labor he was more than a host, and in each recurring campaign he traversed the state from river to river, challenging the sons of patriotism to drink again from the fountains of enthusispm.

He never sought to be conspicuous, and as a consequence he was the most conspicuous man in any company. His maethods
were too direct to include the sapping and mining of small men, and he could not master that finesse which fosters agitation for the dividends it returns in public preferment. He cherished as beyond value the sincere approval of his fellow-men, but he had nothing but contempt for the emptiness of subsidized applause.

Colonel Henderson belonged to America, but Iowa claims him as peculiarly her own. He enjoyed a degree of popularity perhaps never attained by any other citizen, for he never abanduned a friend in trouble, nor retreated from a foe in danger. Politic or impolitic, he always entertained convictions, and he never hesitated to defend them in any presence. He abhorred hypocrisy and despised pretension, for his nature was as open as a cloudless sky. He was unfamiliar with the language of diplomacy, he never resorted to expedients, he could not approach a position by parallels He never affected a virtue which he did not exemplify, and he could not "crook the pregnant hinges of the knee that thrift might follow fawning." If he was for a proposition or a candidacy, he was altogether for it; if he was against it, he was altogether against it. Upon all problems public and private, upon all issues social and reliious, upon all questions moral and political, his yea was yea, and his nay was nay.

Nature was generous almost to improvidence with Colonel Henderson. He was endowed with marvelous attributes, physical and mental, and all these were attended by a personal charm as irresistable as it was impalpable, attracting strongly the multitude who knew him with casual acquaintance, and grappling to him with hooks of steel those he admitted within his inner sanctuary. To all classes and conditions of society he was the most companionable of men, for his heart overflowed in sympathy and interest for his fellows. His conversation was brilliant and delightful and full of variety, but no spark from his humor was ever a cinder in the eye of his friend. He was many-sided as life itself. We have seen him in the fore-front of national discussion, contesting for parliamentary supremacy with the best equipped disputants of his time, and we have exulted with instinctive pride in his triumphant achievements. And again, we have seen him in the presence of a pionee: mother of the state he loved so well; and the fine consideration, the gentle courtesy, the sweet tenderness he displayed, has
thrilled us with a wealth of affection that no other has ever inspired. And so he came to twilight and evening star, conscious of the unfaltering favor of his people, with honor, love, obedience, troops of friends, to accompany his old age. He won many victories, but he was finally defeated. He could vanquish the enemies of his country upon the bloodiest of battle-fields, but when the relentless messenger from the shadowy shore touched his shining shield, he surrendered without a murmer, and passed to the everlasting silence.

## ADDRESS OF MR. FRUDDEN.

Mr. President:-Henderson is dead.
The great soldier of the battle field, the able debator in the Halls of Congress, the great speaker and true friend of all, and one of the most beloved and honored citizens of our state, is no more.

> He has passed out of the shadow Into a purer light, Stepping behind the curtain Getting a clearer sight, Laying aside a burden This weary mortal coil, Done with the world's vexation Done with its tears and toil.

During his life he realized that there was only one foundation upon which to bcild a life, and that was honesty. It has been said that honesty is not a good policy, but"it is a fundamental and unlined principle, it is the bed rock to which you must dig sooner or later if you expect the superstructure to stand. No man has ever, and could not accuse Colonel Henderson of dishonesty, but he is no more, and as far as we know, what remains of him is laid at rest in beautiful Linwood, on that highest spot of that magnificent bluff overlooking the great Father of Waters, and nearly in the corner of the three great states, Iowa, Illinois and Wisconsin. His desire and wish has been gratified. His home city turned out by the thousands and the state was well represented on the day when "the body of the late Colonel Henderson was taken to its final resting place.

Henderson was a great man in a great many ways. It can be said of him that he was revered and respected the most where he was best known. Iowa claimed him as one of its
foremost citizens, but Dubuque claimed him, and had a right to do it, as her favorite son. Here is where he made his home, here is where his family grew up, and here is where the people called him "Our Dave". His life has been an open book, let anybody read and judge, who cares to, but the good deeds that came from the bottom of his heart, he did not parade, and are only known to a few.

What he did, he did without fear or favor. Aside from political reward, he expected none, and desired none, but in all of his attempts his great aim was to get to the top. He knew that success never comes to the man who is watching the clock for fear that he might work overtime.

He knew well that the man who succeeds is the man who not merely is satisfied to do the work that is laid out for him, but is willing and glad to do more. As a soldier, none was braver, and none went into battle with a greater determination to do his best and to win a victory than Colonél Henderson. As a statesman, he certainly ranked with the foremost, of those who wer his contemporaries in the halls on legislation. He never tried to put his conscience to sleep with the theory that if he did as well as he could, he could do no more. He was never satisfied as long as there was more to do. But finally he got tired of all earth's burdens, and we might use the words of the great American scholar and author who once said at the open grave of his brother that

> "Life is a narrow vale between the cold and barren peak of two eternities,
> We strive in vain to look beyond the heights.
> We cry aloud and the only answer is the echo of our wailing cry
> To let us believe in spite of doubts, darkness, tears and fears,
> That there may be beyond the grave, more than we know of
> O, Father in thy heavenly home, must surely be a place
> For such true son of thine.

Very few, Mr. President and gentlemen, I suppose are aware that Colonel D. B. Henderson was somewhat of a poet but as far as known he only wrote one, the title of which was the "Yes'" or "No," which you will permit me to repeat.

Is there a mentor, strong and good, That always indicates the road, Where we should go? That tells us, with unerring voice, Which of the words should be our choiceThe 'Yes" or 'No'?

When seeking heaven and avoiding hell,
'Tis often hard in life, to tell
Which way to go;
One messenger will cry " 'Tis here"
Another listens with a sneer-
A third shouts ' No ".
We have the bibles of the earth,
With all their holy power and worth,
And yet we know
The world is wild with disputation, As to "the true road to salvation"-

The "Yes" or "No'?
When seeking virtue's truest path, And all the purest gems she hath,

Is there no woe?
Is there no doubt in noblest mind, When in the word from Heaven would findThe "Yes" or "No"?
Our hearts will whisper "This is right; Here live and love and drink delight,

Nor dream of woe."
When reason suddenly cries out, In tones that fill the heart with doubt, And thunders " No."
And ever thus, we rise and fall; We hope and fear and tremble, all, Until we go.
Then we shall have a sweet repose; There is a Light that melts our woes-

Lost is the ' $N o$. .'

## ADDRESS OF MR. PERKINS.

1 To bring at such a time a loving tribute to a friend, distinguished as Col. Henderson was distinguished, is a high office. It is a time when the infirmity of speech is felt-a time when the heart appeals for words the tongue cannot frame. When we are gathered as we are here, standing as it were on the bridge that unites the worlds, our conscious sense reveals the impotence of all we can say by ourselves alone. The clouds hang low and the day is dark; we have the dizziness of swaying, and instinctively we stretch forth our hand in feeling after the hand of God. If so be we reach it we have the thrill of soul. I cannot speak to you as I would. I shrink from saying anything, oppressed by the fear that what I may say shall be discord in the loving symphony of your hearts.

What Col. Henderson wrought is preserved in the coldness of type on many pages; what he was and the things for which be strove are known to those who had his love, his friendship and his great solicitude. Throughout his life, while his mind had strength, he was a helpful man. Out of his helpfulness came his glory. He was naturally a leader; he was always a soldier. In his congressional district he was "Our Dave." He belonged to his people; there was a sense of partnership, if not of ownership, and the men did for him the better to do for themselves. The greatness of his heart broke down barriers, and into his life came trooping the multitude. He welcomed all alike-the rich, the poor, the proud, the lowly, the joyful, the sorrowful, the few of strength and the many with heavy burden. Where he stood was the shining of the sun, and in his atmosphere was warmth and the cheer of it. He was a rich contributor to the needs of men; and he had such tenderness as to dry the tears of women and such magician's art as to pluck the appearance of trouble from the faces of children. "Our Dave!" He never bore a prouder title.

Our friend was a native of Old Deer, Scotland; but essentially he was an Iowan-broadly speaking, an American. He was 6 years old when the family arrived in Illinois, and he was 9 years old when settlement was made on a farm in Fayette county of this state. He was a working boy-a farmer's boy. He attended the neighborhood school; he led the simple life and grew to a lusty manhood. He was a student in the Upper Iowa

University in 1861 when the call came for men for the saving of the Union. He surrendered his own plans; he joined in fanning the fires of patriotism, and on a September day, a leader among his mates, he put his name to an enlistment roll as a private soldier. He was chosen first lieutenant to Company C, Twelfth Iowa Volunteer Infantry, and with that noble regiment he went to the front. That was the beginning of his long service to his state and to his country. At Donelson he was wounded; at Corinth he lost a leg, and on February 16, 1863, he was discharged. But he only accepted a furlough, for in May following he was appointed commissioner of the board of enrollment for the Third district of Iowa, and he served in that place until June, 1864, when he re-entered the army as colonel of the Forty-sixth Iowa Volunteer Infantry and served therein to the close of the term for which the regiment was enlisted. He was admitted to the bar in the fall of 1865 , and from November of that year until June, 1869, he was collector of internal revenue for this district, and then he resigned to become a member of the law firm of Shiras, Van Duzee \& Henderson. In 1882 he was elected representative in congress from the Third district, and he continued in that office for twenty years-the last four years in the great office of speaker. He served for a longer time in the House of Representatives than any Iowa man has yet served, and his record in that body it not likely soon to be matched by a representative from this state. His service throughout was characteristic of the man. It was efficient, patriotic and uniformly in distinguished place. He was a recognized leader in that body long before his speakership, serving on the committee on Appropriations, on the committee on Judiciary and on the committee on Rules. With the retirement of the late Thomas B. Reed he was the unanimous choice of his political associates for the exalted station Mr. Reed surrendered, and on the expiration of his first term as speaker he was unanimously re-elected. Had he remained in congress he would with like unanimity been oontinued in the place. In 1902 the convention of his party in this congressional district tendered him a renomination. He decided not to accept it. He decided to retire from public.' life. He acted on his own motion and with courage that never failed him. His announcement was a shock to his friends and a surprise to the state and to the country. But having determin ed upon his course, no amount of persuasion could turn him from it.

It seemed a pity that his brilliant public career should end as
it did; and yet"there is this to turn to- that it ended with honors at his feet and with the love and confidence of his people unshaken. There are so many exceptions that we do not need on this account to add one atom to the weight of our regret. We may even say that it was best that it should be so. It may well be a pity, nevertheless, that so many men come to the end of their public service under circumstances we count in the retrospect as unhappy. There is no sting to mortal life like that of ingratitude. To be misunderstood, to have all thought of kindness and of service swept away, and to be brought face to face with the undiscerning and passionate struggle of partisan selfishness, when one's years are come within hailing distance of the limit of a lifetime, puts strong hearts to such cruel tests that there are many broken. So it is that there is much superficial judgment that the public service is to be shunned; and yet we know that out of this service have we all the greatness, the wonderful opportunity and the glory of this government which in the process of time has worked out the Union, the progress, the shining example, of these states, constituting under God, as I believe, one great republic.
The youth of Col. Henderson in his love of country was never old, and though he had lived twice his years yet would the ardor of it made no sign of age. I wish I had in this hour the eloquence with which he was wont to speak. In his young manhood he took an oath of allegiance to the stars and stripes, and where that flag led, if he did not himself bear it, he followed always and unfalteringly. There was no shiftiness in his patriotism; no shrinking in the loyalty of his service, and no pride that withheld his hand from friend associated with him in triumph or from foe prostrate in defeat. He was known as a manly man; and so he was known in the House of Representatives where he so long served. He won the admiration of his political opponents, for they learned that they could take him at his word. He fought in the open and not by intrigue; his word was as an all-sufficient bond. He was scrupulously careful of his political promises; he would not run from them to cover. This was the secret of his great power in the House of Representatives. He was a partisan, to be sure, but he was fair, he rung true, he was honest. His enthusiasm was as the march of an army, and in the midst of the clash of angry debate his voice resounded above the din like blast of bugle. He was
always in the thick of it, but from every battle he came out a larger man. Thus it was that he came to be speaker, the highest office in the government to which he was eligible, and the first man ever chosen to that place of distinction and great power from a state west of the Mississippi river.

For a period of years, and in a formative period of republican triumph, he stood in full stature as a national leader-which is to say, a national representative. He was a councilor and a fighter. In the great national conventions of his party he helped to form the line of battle. In the conventions of his state he was always to be reckoned with. Here, again, a question of loyalty was never placed against his name. He lived and did his greatest work in a time of marvelous achievement, wherefrom in this present time there is much of bounty, much of reward, much of the fruit of hope and of striving, affording safe harbor and secure anchorage. A time like this may well move us to consider our great debt, which in no measure can we discharge except that we shall serve, so far as strength is lodged with us, as we have been served.

It may be true that Col. Henderson was often controlled by his sympathies, and I honor him for that. He was lion-hearted, and yet he was tender-hearted. His love of Iowa he kept green, and he gave it nurture, as the garden of his flowers, down to the last sad days of his conscious life. When he retired from congress he had thought of opportunity elsewhere. He went to New York and mixed with the strange faces and the confusion of that mighty city. But one day came word that he would return to this his city and to this his state, and that here he would pass the remainder of his days. Possibly the consciousness was upon him that his time of initiation and of struggle was well nigh over; at least there came to him the sense of loneliness and the longing for home. And so it was that hands here and from over the state were outstretched to him in unanimous bidding that he come. Alas! that he should already have entered upon the greatest, the most heroic battle of his life. He sought restoration in California. The tenderest of loving hearts were with him; but as the weeks passed the sorrowitul story took form that he was being pressed by an implacable foe toward the darkness of the river. He returned in the early months of a new year; he saw these familiar hillsides take on their color; he saw the trees that line these familiar streets break their buds and expand their foliage; he saw the faces of
old friends -and as the summer waned the night came on. But he was at home. Aye, now let us say he is at home, and peace be his for ever more.

I shall remember him as he"was, in the brilliancy of his mind and in the buoyancy of his physical strength. I shall remember him as the comrade he was, the life of every company. He had more sunshine than he had need of for himself and he warmed men and made them glad. He dignified high station, and out of his great heart he wove countless wreathes for humble lives. Of these latter there will be some in my own coffin.

His life was an example and an inspiration: the poor boy on the farm, the soldier going to the front, his cruel hurt, his indomitable spirit, his struggle for a better place among men; how he builded from the web of opportunity, gained admission to a learned profession, took a place with distinguished lawyers, year by year added to his power; chosen to represent his district in congress, advanced there to great influence, receiving at the last the homage of the office which is only second to the presidency-this poor boy, born over the sea. He had many contest; we may know he had defeats, for we have come here now with our tears and with our benedictions.

All the struggle is over, the varying tide of it and its pain. We can add nothing to his fame; we cannot put his heart to beating, and there is no power in earthly love to recall the soul that has taken flight. The lifelong soldid has been mustered out. His commission is with his? people.

David Bremmer Henderson-but not that. "Our Dave," hail to you and farewell!

IN MEMORY OF D. B. HENDERSON.

PATRIOT AND STATESMAN, M. C.

## An Acrostic.

Dark was the day when States united, A band of traitors tried to sunder; Vassals to crush and keep benighted, Inspired by love of power and plunder, Dark was the hour but men of daring, Bravely and proudly flew to arms,

Hoisting the "Stars and Stripes" and swearing, Eternal vengeance on the swarms Not loyal to the Union. Then Did'nt thou not, as a patriot true Exchange home's peace for war's alarms, Resolved to make of chattels men? Still there was work that thou could'st do, O, crippled brave! as statesman thou Nobly could'st serve in Congress now.

Proud of thy record on the field, And by thy tongue of fire inspired, Thy neighbors knew thou, there, would'st yield, Resistless power, by few acquired; In this trou did'st not fail, thy friends, Of thy ability and will, were sure, Thy motives, too, they knew, were pure.

And so ten times thou wert their choice;
Not doubting thou the highhest niche, Destined wert in the end to reach.

Second in power-the Speaker's throne, The highest one not native born, Aspiring, could the realm adorn, The zenith thou had'st reached, and then, Esteemed, by all, thou did'st resign.
Seemed this to us a mystery?
May be it was Heaven's wise design, At this eventful hour, in love to thee, No more thou with Earth's cares should'st burdened be, May dear ones, who, their mighty loss deplore, Cheer up, thou art not lost, but gone before.
-Chas. W. Skemp, An old friend and admirer.
Vinton, March 4, 1906.

# EX-GOVERNOR LARRABEE, 

## BIRTHDAY.

## Proceedings of a Joint Convention of the Thirty-first General Assembly of Iowa, held in the Hall of the House of Representatives, State Capitol, Des Moines, beginning at 10 o'clock A. M. Saturday, January, 20, 1906

The President Of The Senate: Members of the Joint Convention, by direction of the committee on arrangements I introduce to you the Speaker pro tempor', the gentleman from Marshall.

The Speaker Pro Tempore: Mr. President, members of the Senate and House of Representatives, ladies and gentleman: We are met together on this occasion to commemorate and to enjoy what has become to the people of Iowa a red letter day.

Seventy-four years ago, of distinguished Connecticut parentage and still more distinguished colonial ancestry, was born our esteemed citizen and friend, William Larrabee.

At the age of 21 , after having received a common school education and teaching school in Connecticut, with that clear judgment which has marked his later years, he determined that his future home should be in Iowa and there it has been since 1853.

In the dark days of her peril with loyal patriotism he rendered all the assistance in his power to save the union.

In 1867 he was elected to the senate of this state from the Fayette district and served in that capacity contiuously for 18 years. He was inaugurated governor in 1886 and again in 1888, serving two terms.

In 1898 when the then new and untried plan of placing our state institutions under a board of control was first inaugurated, he was again called into public life and made the chairman of the first board. After serving in that capacity two years and when the business of the state had become established on a proper basis he resigned, only to be called again from a happy home life to become the president of the Iowa commission to the Loulsiana Purchase Exposition.

I have only touched some of the high places in his career. His long continued service for the state as a citizen, legislator, governor, offcial, from the earliest years of our statehood and during some of the most trying times in our formative period has been the means of stampIng more of his individuality upon the character of the state of Iowa than has the life of any other man.

In commemorating with his family and numberless friends this happy occasion we are making it a day of rejoicing for ourselves, as we turn back some of the most strenuous and yet the most glorious pages in the history of our state. We meet to-day with our hearts full of admiration for the wisdom, the judgment, the rugged honesty, the incorruptible integrity, in the official, political and individual life of our distinguished guest. Ladies and gentlemen, I take great pleasure in presenting to you Honorable William Larrabee of Iowa. (Applause.)

Ex-Governor Larrabee: Senators and gentlemen of the House of Representatives: You have conferred an unusual honor upon me and I thank you most sincerely for it. I only wish that I was more worthy of the good words of Mr. Speaker than I am. No words at my com. mand can sufficiently express my obligation and gratitude to you for your kind invitation to me and to my family to meet with you on this occasion. It has seemed to me should you extend an invitation to others in the state even more deserving than I am you would have but little time to attend to your regular business during this session. I wourd like to ask you, gentlemen, if you have ever labored under a heavy load of indebtedness. Soon after I came to Iowa, over 52 years ago, I engaged in business and it was but a few years before I found a heavy load of indebtedness resting upon my shoulders. That was a kind of indebtedness that I could repay, and by hard work early and late, in rigid economy, I soon relieved myself from those obligations and commenced to enjoy a little freedom. A little later I found myself in the employ of the people of the state and for some reason or other -I hardly know what-I held onto that job pretty well. I never belleved my services were worth what they cost the state. But I soon found another kind of indebtedness growing upon me, and when I left the governor's office I really felt that I was a hopeless bankrupt. While I have endeavored since to live the lif eof a reasonably good citizen, I find that I have not succeeded in relieving myself, and I could see plainly that there was nothing left but the statute of limitations to let me out. And here as I have passed, as Mark Twain said, "Pier No. 70," and also seventy-one, two and three, I began to think that I would enjoy a little of freedom and of my rights under the Declaration of Independence. But here come you gentlemen of the Thirty-first General Assembly, without much mercy, and unload another invoice of obligations upon me that I can never repay at all. And more than thatIt compels me to be on my good behavior the remainder of my life. (Applause.) That's pretty hard to do, gentlemen. (Laughter.) 1 hope you gentlemen will put a liberal construction upon the words "good behavior" and bear in mind that the time don't commence to run until tomorrow. (Laughter.)

My experience and intimate relations with Iowa public officials and especially Iowa legislators led me long ago to have profound confidence and respect for their ability and their integrity. I know that they differ much as to details of measures and often of the measures themselves,
yet I know that, as a rule, they have been sincere and honest in their desire to do the very best thing possible for our state. No one can examine the early history of legislation in this state without great respect for the men who lald the foundation of our state management, and I am proud to say that I don't know of any state that has a better record of state management than has our own state of Iowa.

Now you have generously invited me to address you to-day, and to select my own subject. I am at a loss what to say on such an occasion, because I have never celebrated a 74th birthday before (Laughter) and don't expect to again. So, gentlemen, I hope you will have a little compassion for me. I read the message of our most excellent and worthy governor, who is in complete touch with the people of our state, who knows their wants and needs better than any other person, and his recommendations to you in a most forceful and eloquent manner. I could not add anything to what he has said if I should undertake it.

But there is one subject that I would like to call your attention to. It is a matter that has weighed deeply on my mind and, I think, of immense magnitude to the people of the state, and that is the question of establishing a hospital for consumptive patients. We have, according to the judgment of those best qualified to judge, in this state about 7,000 persons afflicted with that disease continuously. Of these about 2,000 die each year, after a lingering illness of perhaps about two and a half years. Formerly it was considered that this disease was incurable. Our priests and ministers used to refer to the affliction, and refer to it as the punishment of the Almighty for our sins, and their remedy was for us to be good. Great discoveries have been made in the medical science during the last quarter of a century. It has been discovered that much can be done to alleviate people suffering from this disease. They have discovered the origin of the disease and the manner and method of the treatment of it, and how to prevent the spread of the disease. The physicians necessarily see more of the suffering of the people than any other class of persons. They cannot witness the suffering without pain and sympathy and a desire to alleviate the suffering. We have in this state in the medical profession very many highly educated, honorable and scientific men. These medical gentlemen have inaugurated a move to have a state hospital established for the treatment of this disease. You will be asked for a liberal apprpriation for that purpose. To those who have had friends suffer from the disease I need make no argument and I will only say to those who have not that you are liable to have. There is not a family in this state but what is liable to want the conveniences and the advantages of a state hospital for this purpose. It can properly be called "the Great White Plague." Of the persons who die of this disease there are more between the ages of 15 and 35 , I think, than any other ages, and it is estimated, and I think correctly, by medical men, that from 50 to 65 per cent of those afficted can be cured with proper treatment. Now let me ask you gentlemen to give this matter your most serious and considerate attention.

There are a few other matters that I would like to say a few words upon, but really the ground has been so well covered that it leaves little for me to say. But one is the recommendation of Governor Cummins that the railroad pass and its kindred be abolished in this state. I want to ask you gentlemen to do that very thing. In the past there may have been some excuses and possibly some fair reasons for the use of this pass, but there is no longer any reason or good excuse for it. I hope you will pass a stringent bill, and I want to say especially to the young men I hope you will vote for this measure and $I$ will safely predict that when you get to be 74 years old you will be thankful you voted for it. I can refer back to some votes I had in the General Assembly while I was a member at a time when I had some doubts and I didn't vote altogether as I had first thought I should vote, but I have been thankful ever after that I voted as I did on certain questions.

Now this is a great evil in the whole country at large. It is at the bottom-it is the commencement of a system of bribery that tends to take the government away from the people and give it, to use plain language, to corporations. I believe a judge on the bench in the state of Iowa accepting and using a free pass should be impeached, and I might extend it to all public officers. But I do hope you will abolish it. I am sure you will feel proud of your work hereafter. If I can go out of the state of Iowa and meet my friends and say to them that the Iegislators of the state of Iowa are on a moral plane as high as that of Theodore Roosevelt and have unanimously abolished this pass, that nothing can give me so much satisfaction as that and I hope you will pass it unanimously. I remember a few years ago we had what we called our railroad questions before us here in the state. Our legislature discussed the question very thoroughly and with great animation and they finally decided upon a bill and it was passed unanimously by both branches of the general assembly. That law stands to-day without amendment practically. It has been a pattern for other states to follow and it is a good example for our Congress of the United States to follow. I only wish that very many of the great questions that are before the Congress of the United States could be delegated to you gentlemen here in this legislature. (Applause.) I would feel it was in entirely safe hands and we should get better legislation from you than we will be likely to get from the present Congress of the United States. (Applause and laughter.)

I think it was President Cleveland that said, "If Iowa ever excelled in anything it would be in agriculture." I have great respect for Mr. Cleveland. He made a most excellent president and is a most excellent man and usually gives good advice. But it is easy for us in Iowa to excel in agriculture. It does not require very much effort, but the day is past when we can permit the scrub farmer to occupy a farm in Iowa. We must look for something better than that. We must have the same skill among our farmers that we require of our professional men and we should extend our educational line of work in that direc-
tion in my opinion. I could not help but-In reading over a little book that the Japs presented me with at the St. Louis exposition, I found that these little Japs are ahead of us in many respects in educational matters. They have extended the system to a greater extent than we have of these farmers' institutes and extending a system of education to the farmers throughout their empire. It seems to me that it would be profitable for us to extend that same line of work. Our present farmers' institutes, our agricultural colleges and experiment station, are doing most excellent work but we must keep pace with the times. It has been a question raised in the public mind whether we are going to keep up with the civilization cf that little island of Japan, and we cannot afford 10 spend our time in boasting of our success without looking carefully into these questions.

I am proud of the state of Iowa and each year adds to my pride in it and its people. I know there is no other such a state. We have more natural advantages than any other state, and it occurs to my mind that we need not worry whether we are gaining in population very rapidly or nct. We must expect to furnish missionaries for our surrounding states and other countries. (Laughter.) We have something else to do besides attend to our business at home. The question with us in the future should be quality and not quantity. There is no object in our inviting the vicious, the lazy and the indolent to become settlers with us just for the privilege of supporting and feeding them. We should have a higher mission, and I cannot get the thought off my mind but what the people of Iowa, like the children of Israel, have a mission to perform.

Now so far as our educational institutions are concerned they are doing most excellent work, but it was only a few years ago when we stood at the top of the list in the census report in literacy. The state of Nebraska has taken it away from us. I tell my Nebraska friends that they are under obligations to us for having less illiteracy than we have because the last census returns show that over 80,000 people from Iowa have settled in Nebraska. But it has taken us from the head of the list.

Now I hope you gentlemen will permit our educational friends to restore us to our normal position. We are entitled to stand at the the head. No state should outrank is in anything that is good either in education or morals, and I want to say that there is something else to look after besides intellectual education. You remember the Athenians excelled in that. According to the best writers on the subject they stood as much above us in intellectual development as we do above the Ethiopian race. I know many of you will doubt that but if you will refer to the works of Mr. Francis Galton, who is considered the best authority on such subjects, he makes that claim. But unfortunately our Grecian friends forgot to cultivate the morals. I hope and I am sure that our people will not make that grave mistake in their education.

The greatest enemy to our civilization and our progress is the saloon, and I hope you gentlemen will not let an opportunity pass wherever you can help to crowd it to the wall and banish it from the statc. I hope you will do it. It is the school of vice and lowa is too fair a state to be tarnished by this vice.

One ctlier point, gentlemen, and that is we should not depend entirely upon agriculture in this state. We have a great many young men and women growing up that do not have a taste for farm life, and I see no better outlet for them than for us to encourage the manufacturing industrics. We have already a good start in that line and it appears to me that what little encouragement you can give them by legislation, and you can do mueh for them, that it would be wise for you to do it.

I feel that we are under greater obligations each year. I see the improvements of our capitol commission about this building. and it seems it should stimulate each one to higher and greater efforts for our welfare and for our standing in the future. But remember that wo are responsible for Iowa and we must not permit other states to out rank us in that which is good. We have one habit which the American people are very much inclined to indulge in. self-satisfaction and boasting While we have been indulging and engaging in this some other siates have got ahead of us in certain respects and our distinguished governor has called attention to that fact, and I am sure that he will continue to prompt you in that manner. Don't let Iowa get behind.

Now, gentlemen, again, I thank you for your kindness and I must beg your pardon for my short-comings. And I wish that each and every one of you will reach your 74th birthday in good health and good strength and with happy families around you. (Great applause).

The President Of The Senate: Members of the joint convention, in the resolution honoring Gov. Larrabee on his 74th birthday were included other former governors and the present governor. It affords me sincere pleasure at this time to introduce one with whom $I$ have had intimate associations officially, one whose term of office when closely analyzed by historians to come will stand prominently forward among the best of our governors, Frank D. Jackson. (Applause).

Ex-Governor Jackson: Gentlemen of the Joint Assembly, I want to acknowledge personally my deep gratitude for the invitation enabling me to be present on this occasion and to assist with you in extending our congratulations to one of Iowa's grandest of men, William Larrabee. I do not know of any other man in Iowa who has done more for the material progress and growth of this great state than the man who has just addressed you. Not only in the initiative and in the aggressive in the line of laws found upon our statute books, the wisest, the best, and the most valuable, but in another way perhaps ten times more beneficial to this great state, and that is in the hundreds of laws of bad legislation that William Larrabee has kept off from the statute books of Iowa. (Applause).

It was my privilege and pleasure in the very earliest experiences of my life to become acquainted personally with Governor Larrabee. During his long continuous service in the senate of this state, a portion of that time I was in a clerical position in that senate and I know, as hundreds of other men of Iowa know, what William Larrabee has done for Iowa, and I want to assure you, Governor, that that mortgage that you spoke about, that you are under obligations to the people of this great state, a full satisfaction signed by two and a half millions of Iowa people-they have already gone upon that satisfaction in full and the obligation is more than paid. (Applause).

I don't know as I ought to go into anything in detail upon this occasion but I cannot help but refer to one thing which will show a characteristic side of Governor Larrabee that possibly not everybody is familiar with. It was back in perhaps the Nineteenth or Twentieth General Assembly. I am going to take the chances of referring to this for the reason that I had no knowledge that I was intended to say anything here until a very short time ago, and I have got to say something and I am going to refer to this.

It was back in the Nineteenth or Twentieth General Assembly that a gentleman representing one of the senatorial districts in the eastern part of this state was very enthusiastic and determined that a certain piece of legislation should go through the legislature of Iowa. He put all of his enthusiasm in it and all of his efforts, and he was a splendid good man. It passed the House of Representatives. It came to the Senate and for three different times it was voted down in the Senate, coming up in its various ways. He came back to the next session of the legislature and again he was back of it with all of the original enthusiasm and again it was voted down two or three times, coming up under the rules of suspension and one way and another. Inveriably the majority of the Senate of Iowa was against the legislation. It was in the last days, I think, of the Twentieth General Assembly and it was an evening session. And that day the Senate had recorded its vote against that motion and somebody suggested that possibly the best way to sort of alleviate the feelings of the gentleman in his final defeat was to confer a little special honor upon him and they made him president of the evening session.

It was about this time that some one, unbeknown to any member of the legislature, had presented the agricultural committee with various assortments of agricultural products, and they were piled upon the desk of every member of the agricultural committee in the shape of cabbages, and turnips, and beets, and everything that is grown from the ground. And later in the evening just before adjournment, and during the last hours almost of that General Assembly, those garden products commenced to fly through the air in a disgraceful way and finally a head of cabbage hit the face of the presiding offleer and the Senate adjourned and everybody felt bad over the incident.

The next morning everybody was saying "What can be done to straighten this matter out with the venerable senator from the eastern part of this state?" But the next morning the senator from Fayette executed a flank movement which was a surprise to everybody by getting the attention of the president of the Senate and moving that the rule be suspended and that the bill be put upon its final passage, and it received the unanimous vote of the Senate. And to this day nobody has been able to figure out just how far and how influential that cabbage head that was thrown the night before was in putting the semi-annual tax measure upon the statute books of Iowa. (Applause).

But we all of us love and honor and revere the old stars and stripes-Old Glory! Every American citizen feels proud of it because it'stands for a free people. I have sometimes thought, Governor Lar. rabee, that that "free people," the word "free" is getting so that it is narrowed down in construction of what really a free people means. It has stood more in the minds of the people in the past for a freedom which means absence from shackles, outward freedom as it were. I believe that that interpretation of the word "freedom" and a "free people" should be expanded and a mose liberal construction given to it in order to take in inward freedom. It should be a flag that stands for a free people who are not only outwardly not slaves but inwardly are not slaves. I don't believe any people can be free when they stand in dread of the regular sessions of the Grand Jury. I don't believe that any people can be free, or people under that flag can be free, who are slaves to their conscience. I don't believe a people can be free who, in their mad rush for the almighty dollar, are spending their time on the border line of crime and violation of law. I don't believe, if you please, that the people of this country can afford to have two interpretations of right, or of freedom, or of law-a legal right and a moral right; two interpretations of wrong, a legal wrong and a moral wrong. What we want, it seems to me, is to get down in this country to one and the same good, old-fashioned interpretation of wrong, namely, a wrong that is a wrong morally as well as legally, and then we have a flag that will stand for a free people, free inwardly and outwardly. (Applause). And, gentlemen of this convention, my knowledge of the work and the life of William Larrabee is that in all the years of the past in Iowa he has always stood for this broad interpretation of freedom, the inward freedom as well as the outward freedom. (Applause). That great Book from which all wisdom comes says, "Know ye the truth and the truth shall make you free."

I want to congratuläte again Governor Larrabee and say to him that this is one of the very proudest moments of my life, to know that the people of Iowa and the legislature of this state has brought to him an honor that cannot be shared by the almighty dollar. I congratulate you, Governor Larrabee, upon this occasion. (Applause).

The President Of The Senate: I now have the pleasure of introducing to you the present governor of Iowa, Honorable A. B. Cummins. (Applause).

Governor Cummins: Mr. President, Mr. Speaker, Senators Members of the House of Representatives, Ladies and Gentlemen: I am like the poor; you have me with you always. And therefore $I$ rise for a single word of congratulation and felicitation. First, congratulation to you, gentlemen of the Thirty-first General Assembly. Congratulation, because it occurred to you to tender to this distinguished citizen of the commonwealth the honor that he now enjoys. It means something, as it seems to me, when the General Assembly, with unanimity and with enthusiasm, pause in their great labors to remember the work of a faithful citizen of the state. And men in whose hearts burn this feeling must accomplish great good for their state. Felicitation to you, Governor Larrabee. I feel like my friend, Governor Jackson. No moment could be more intense with pleasure or gratification than the one through which I am now passing, simpiy because I am permitted to share with you in the delight of the hour in which we render our tribute to this distinguished guest.

Isn't it a beautiful thing when you come to think of it a moment. This citizen of ours in his home in a distant part of the state as he gathers around his fireside night after night, isn't it beautiful to think how he is clothed with the affection of the people of the state of Iowa? Isn't it grand to remember how his years are illuminated, how they are lighted up with the confidence and the regard of the men and the women whom he has served so faithfully through so many years?

Success! What is success? Not the accumulation of a fortune. Success is the reflection that when the Master calls us there will be written upon the stone that marks our last resting place, "Well done, thou good and faithful servant." I would rather have the love that is centered in you, Governor Larrabee, borne to you by the messengers of affection all over the state than all the fortunes that all the world have accumulated in all the days of the long past. (Applause).

There is no man within our borders, I believe, around whom so many faithful memories cluster and linger as around the guest to whom we do honor in this hour, and it' simply demonstrates again that which we have known always, that the people of a free country not only understand when a man is faithful to their interests but are willing, upon every appropriate occasion, to give expression to that confidence and love.

This man has done more, not only in the state of Iowa but in the United States, to give form and cohensiveness to that great struggle which, beginning long ago, will continue so long as selfishness moves the hearts of men. He has done more to give the people heart and strength in that great battle than any other man of $m y$ acquaintance or with whose works I am familiar.

Away back in 1888-I happened to be a member of the General Assembly of that year-the fight began, or at least was renewed, in the state of Iowa between the people, the plain, common, simple people of the state, and those mighty, aggregated, centralized influences that would mold the laws of the commonwealth and turn them into their selfish purposes. The fight was on and it was hot. It raged as fiercely as I have ever seen a struggle etween men of different minds, and here was the leader of the people in that great struggle in the General Assembly of 1888 resulting in a system of laws with respect to the regulation and the supervision of railways in this state which ever since has been accepted as the perfection of human reason and human effort upon that subject throughout the length and the breadth of the land.

And that fight thus begun has never ceased a moment since that memorable session of 1888. Perpetually, day after day, it has gone on. And one would have thought that when he retired to the pleasures ot his own home and had surrendered the cares of official life that he would have allowed others to have taken up the work and to have carried it on. Not so. There has not been an hour, there has not been a day since then but what his voice has been lifted up in defense of the righteous principles upon which free institutions must rest and we owe him at this moment more for the high and exalted and honorable position that Iowa occupies, not only in the material fields of legislation, than we owe any other living citizen of the commonwealth.

And therefore, trained as I have been in his teachings, attempting to follow in an humble way the lessons that he has written all over the history of our commonwealth, you can understand with what pleasure and delight I join you in rendering him the honor that is his due, the honor due to a faithful and honest public official, one who never has been swerved a single hair's breadth from the path of duty no matter what the influences may have been around him or how potential the storm that raged about his path. Therefore, gentlemen, I think you have drawn a mark along the page of the history of this state, a mark that will long be remembered. You have instituted a custom that I trust will long be continued. I join with you in the heartiest, in the sincerest congratulations to Governor Larrabee, and I join with you in the hope that his days to come may be lighted up with joy and with happiness, and I assure him-I know I speak your sentiments-I assure him that in the years he has yet to live he will carry with him in abundant measure the love and the affection of all the people of the state of Iowa. (Applause).

The President Of The Senate: I desire to state that I will ask the Clerk to read a telegram from former Governor Boies. I believe that I express, in a measure, the feelings. of the members of this General Assembly of the sincere regret at his enforced absence at this time.

The Clerk: (Reading) Hot Springs, Arkansas, Jan. 18, 1906. L. W. Lewis, Chairman, Des Moines, Iowa. Yours by wire received. Accept for yourself and committee my sincere regret that I am unable to be with you on the occasion to which you refer and kindly convey to your distinguished guest the disappointment I feel, together with the gratitude I want to express for his continued usefulness to the state he has so long and so highly honored.

## HORACE BOIES.

(Applause).
The President Of The Senate: I will ask the Secretary to read a message from former distinguished governor of this state, L. M. Shaw.

The Clerk: (Reading) Washington, D. C., Jan. 18, 1906. Hon. L. W. Lewis, State Senate, Des Moines, Iowa. I am gratified that the General Assembly of Iowa is fittingly to celebrate the 74th birthday of Hon. William Larrabee, and regret my inability to so arrange official duties as to permit acceptance of its invitation to join in showing deserved honor to one who has served the state in so many capacities and always creditably. Please express to the Assembly my appreciation of its invitation, and to the distinguished ex-governor my congratulations.
L. M. SHAW.
(Applause).
The President Of The Senate: No occassion of this kind would be complete unless we have the poet-laureate of Iowa end the services. I need not introduce to you Major Byers.

Major S. H. M. Byers: As a little dessert to the magnificent feast of oratory we have just had it is a delight of mine to say something to Governor Larrabee in verse. The verses I read are called

## THERE WAS A MAN

There was a man, who needs to tell his name? Go read the records of the years now dim,
Laborious deeds, the harbingers of fame, They lit the star that shines today for him.
Youth, manhood, fate, ambitions, all Held in their hands no secret chart to say
"This is the road"-he heard but honor's call, "Go straight ahead-there is no other way."

A hundred guide-boards pointed left and right, And siren voices whispered, "Here 'tis best."
"Friends of the road," he answered, "it is light Where morning is"-and then, we know the rest.
For, on the way he entered, there he stayed; No faction asked where he had cast his lot, "Where is the right, that is enough," they said, And lo they found him in the place they sought.

Friend of today, and of the olden time, A grateful state its graceful homage lends, And more than eloquence of lips or rhyme,

A thousand wishes of a thousand friends.
We know the past, the rock on which we stand, Foundation stone that made us strong and great, Like thine the touch, like thine the master hand, Hearts were like thine that built the ship of state.

We are like ships upon the sea of time, And who shall answer if we ride the gale, The rocks of faction and the strifes that climb O'erwhelming ship and every mast and sail?
God help the state whenever danger comes, Whatever storms among the clouds we scan Safe in the harbor to the rattling drums, Still may we answer-"Look, there is a man."
-S. H. M. Byers.
(Great Applause)
The President Of The Senate: I will announce that the reading of the minutes of joint convention will be omitted.

Senator L. W. Lewis of Page: I move that the Joint Convention do now adourn.

Which motion prevailed following which there was tendered to Governor and Mrs. Larrabee an informal reception in the Speaker's room adjoining the Hall of the House of Representatives.

# (IDemorial Resolutions. 

HON. JOHN C. KENNAN.

Mr. Speaker: Your Committee appointed to present resolutions on the life, public character and service to the State and Nation of the late Captain John C. Kennan, an honorable member of the Twenty-second General Assembly of Iowa, beg leave to submit the following report:

Whereas, The life and character of the said deceased were such as to commend the love and esteem of his friends, neighbors and the community in which he lived so many years and his service to his State and Nation as a veteran of the Civil War for the preservation of the Union entitled him to the respect and gratitude of his fellow citizens; Therefore be it

Resolved, That in his death the community in which he resided mourns the loss of an honest patriotic citizen, and his State the loss of a useful conscientious and faithful public servant.

Resolved, That in his death his family have been bereft of a kind and affectionate father and husband, and we hereby extend to the widow and chudren our sincere sympathy in this their great affiction, and tnat the Clerk of this House hereby is instructed to mail an engrossed copy of these resolutions to the family of the deceased and to enter the same upon the Journal of the House.

M. F. MoNie, J. I. Nichols,<br>John McAllister,<br>Committee.

Adopted Jan. 25, 1906.
REMARKS BY MR. McNIE.
Mr. Speaker And Gentlemen Of The House: The deceased came to Benton County in 1855 and for half a century has been one of the most useful and prominent citizens. He was one of those rugged pioneers who cheerfully underwent the hardships of the early days in this country. He believed in Iowa and in his country. In 1860, when traitors struck at the very foundation of this great republic, there was not the slightest doubt in his mind as to the course he should pursue. He enlisted in the first company raised in Benton County, Company D 8th Iowa Volunteers, General Geddes' old company, and went to the front as its first lieutenant. Afterwards he was promoted to be Captain of Company F of the same regiment. He distinguished himself at the battle of Shiloh as being one of the officers that sustained the memorable Hornet's Nest and withstood the charge of the enemy, time and again as they endeavored to break through the insurmountable barrier. He was in all the subsequent battles of that gallant regiment, and when the country's enemies had been conquered he returned to his home. Captain Kennan was a brave officer and an efficient one. He took great interest in the G. A. R. organization, and especially in the reunion of his old com-
pany that kept up an annual reunion. He was loved and respected by every member of his old command. Captain Kennan was a native of New Haven, Connecticut. He always took an active interest in the public affairs of the County, State and Nation. About 17 years ago he served as a member of the Legislature from Benton County and performed his duties with an eye single to the best interests of all the people. He was a farmer, and until a few years ago he lived upon his fine farm in Cedar township. He will be long remembered as one of the public spirited citizens of Benton County.

## HON. JOSEPH E. COBBEY.

Born October 13th, 1824, died January 18, 1905, aged 81 years.
In 1838 he emigrated from Ohio to Illinois.
About 1850 he was engaged in educational and ministerin. work.
In the early part of the Civil War he assisted in organizing a Company and soon after was appointed its Captain.

- In 1863 he migrated to Benton County, Iowa.

In 1879 he was elected a member of the Eighteenth General Assembly of Iowa.

In 1884 he migrated to Gage County, Nebraska.
He was an honored citizen all his long and useful life.
Mr. Speaker: Your committee, appointed to draft resolutions commemorative of the life, character and public service of Captain Joseph E. Cobbey, respectfully submit the following report:

Whereas, The Hon. Joseph E. Cobbey, an honored member of this House in the Eighteenth General Assembly, a gallant officer of the Civil War, (who has resided in Gage County, Nebraska since 1884,) and a most highly respected citizen where he has lived, passed from his earthly labors on the 18th day of January, 1905,

Whereas, The life and character of the deceased were such as to entitle him to the respect and esteem of all who knew him, and his services to the State and Nation were of such a character as to command the confidence and gratitude of his fellow citizens; therefore be it

Resolved, That in the death of this patriotic citizen, Captain and Legislator, this State has lost an influential and upright citizen, his family is bereft of a kind and loving father, his friends of an honest and esteemed man.

Resolved, That we extend to his children and to those nearest to him, whose sorrow is so much greater, our sincere sympathy in their sorrow and aflliction; and the Clerk of this House is hereby instructed to transmit an engrossed copy of these resolutions to the bereaved family and to enter the same upon the Journal of the House.
M. F. McNie, James F. Morris, A. H. Cheney, Committee.
Adopted.

## REMARKS BY MR. McNIE.

Hon. Joseph E. Cobbey was born October 13th, 1824, in Miami County, Ohio. In 1838 his parents removed to near Pittsfield, Illinois, which at that time was considered to be little else than a wilderness. Here, he attended school and obtained such an education as was possible by those of moderate means, working upon his father's farm in the summer, and attending the District School in the winter. Early in life he had a great desire to obtain an education and by hard work and close application he succeeded in gaining a fair education, much better than was usual for young men of his station in life; so that he afterwards became a teacher, a minister, and finally principal of an academy.

In August 1848 he was married to Miss Harriett J. Webb, who resided near Springfield, Illinois. After engaging several years in educational and ministerial work, he located at Sterling, Ill., where he engaged in business enterprises.

In the early part of the War of the Rebellion, he responded to his Country's call, assisted in organizing Company D, 75th Illinois Infantry Volunteers, was elected its First Lieutenant, and soon after going to the front he was given command of the Company, which position he occupied until he was mustered out of the service. His company saw active and vigorous service, immediately, from the date of its mustering in. A few of the engagements in which it took part were the botly contested battles of Stone River, Perryville, and Murfreesborough.

The exposure and hardships of army life were a severe strain upon his health and his system never recovered, although he lived out the full span of life alotted to man.

In November 1863 he started westward and settled upon a farm in Benton County, and there resided until 1884, at which time he removea to Beatrice, Gage County, Nebraska, where he continued to reside until the day of his death, January 18, 1905.

He was a Republican and always stood high in the councils of his party, and he held many offices of trust and confidence in Benton County, and in 1879 was elected a member of the Eighteenth General Assembly. His labors of this life are ended; and it is modest eulogy to say that all his days were days of usefulness, and all his paths were paths of honor.

HON. THOS. HARRIS.

Mr. Speaker: Your special committee appointed to prepare resolutions concerning the life and character of Thomas Harris a member of the Thirty-first General Assembly, respectfully report as follows:

Whereas, Thomas Harris a member of the Thirtieth General Assembly of the State of Iowa departed this life October 5, 1904, at his home in Montezuma, Iowa, therefore, be it

Resolved, That in the death of Thomas Harris the State has lost one of its most useful citizens, and one of its most honorable business men and legislators.

Resolved, That the House of Representatives join with the citizens of the community in which he lived so many years, in sorrow at his loss, and tender to his family and friends its sincere sympathy in their bereavement.

Resolved, That a copy of these resolutions suitably engrossed be transmitted to the family of the deceased by the Clerk of the House.

John S. Stanbert,<br>E. W. Clabi,<br>E. J. C. Bealer,

Committee.
Adopted Jan. 30, 1906.
REMARKS BY MR. CLARKE.
Mr. Speaker: It was my good fortune to have known Mr. Harris for more than thirty years prior to his death. He was a man of sterling worth and integrity of character. Loved and respected by all who knew him.

Among the early pioneers of Poweshiek County he was ever ready to lend a helping hand so far as lie in his power to promote the interests and welfare not only of the community in which be lived but the County, the State and the Nation. Srong in his religious and poutical convictions and sense of right and wrong, he was a safe leader to follow.

A valued member of this body in the Thirtieth General Assembly he commanded the respect of all as I very soon learned after coming here. A man in whose foot steps any of us could follow and not go astray. The world is better for Mr. Harris having lived in it.

REMARKS BY MR. COBB.
Mr. Speaker and Fellow Members of the Thirty-first Generad Assembly:

Gentiemen: It is with a deep sense of sadness and regret that it is allotted to me to speak a few words of eulogy to the memory of Honorable Thomas Harris, a member of the Thirtieth General Assembly and would have also been a member of the Thirty-first General Assembly had not tne summons that awaits all the living, have called him over to the other side.

It seems almost superfluous that $I$ should speak of the noble qualities and virtues of one, that was so well known to the members of this House. I may say however, that I was fortunate in drawing a seat next to the desk of him who is the subject of these remarks, and perhaps became as familiar with him as any member of our last session.

Very soon after forming an acquaintance with him, I was made to recognize the high standard of his ideals. In our frequent consultations, I learned of the purity of the prompting motives and principles of his life. He was kind and respectful in his manners, but firm and riyielding in his devotion to the principles of right as he determined them. In his deliberations connected with manners of legislation he rose far above the tactics of the ordinary politician.

He was conscientiously $:$ cruplous as to the principles of right on all questions, as he viewed them. He was a lover of good and true men and hence ever aligned himself with such classes of men in all the associate relations of life. He was respectful, genteel, and polite in all his bearings toward his fellow men, as the members of this House will rully attest.

In his death his county has lost a valued and honored citizen, his family a kind and affectionate husband and father, and this General Assembly a trusted, tried and true legislator.

## HON. A. J. FUHRMEISTER.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of the Honorable A. J. Fuhrmeister, respectfully submit the following:

Whereas, The Honorable A. J. Fuhrmeister, an honored member of the Twenty-fourth General Assembly from Linn County, departed this life December 13,1905 and

Whereas, The life and character of the deceased were such as to command our respect and esteem, and his services to his state and the community in which he lived were such as to commend him to the respect and gratitude of his fellow citizens: Therefore be it

Resolved, That in his death the state has lost a citizen whose life was honorable and above reproach, and the Church a man who always stood true to his profession, and contributed liberally to its support, and his family a kind husband and father, Therefore be it

Resolved, That we extend to the sorrowing wife and children our sympathy in their affliction, and that a copy of these resolutions be entered on the Journal of the House, and the chief clerk be instructed to send a copy to the family of the deceased.

John McAllister<br>G. W. Koontz<br>R. M. Peet.

Adopted Jan. 31, 1906.

Remarks of mr. moallieter cn the life and character OF THE HONORABLE A. J. FUHRMEISTER.
A. J. Fuhrmeister was born in Germany, Auscist 29, 1832, and died in Cedar Rapids, Iowa, December 13, 1905.

His father being a warm friend of Andrew Jackson, President of the United States at the time of his birth, named the boy Andrew iackson. He came to this country when a child.

Mr. Fuhrmeister was a member of the Twenty-fourth General Assembly from Linn County, Iowa. He held all the various offices of his township and was at the time of his death a member of the Board of Super. visors of Linn County. His popularity was such that at the last ele:tion, although a Democrat, he was elected as Supervisor over his competitor, a Republican, in spite of the fact that the Republicans were greatly in the majority. His death was hastened by an accident which he sustained in examining a sewer, about two weeks prior to his death.

The greater part of his life was devoted to farming and stock raising and in that line of business, he was eminently successful. In all his public life he transacted his public business with the same scrupulous exactness with which he carried on his private affairs. His public record, and private also, is above suspicion. Mr. Fuhrmeister was a man who faithfully performed the duties of the offices to which he was elected.

He was a man loved and respected by all with whom he came in contact, being a man of the highest moral character. As a husband and father, he shone out more brightly than in his political career. As a member of the Lutheran Church, Mr. Fuhrmeister was always cond sistent and contributed largely to its support.

He will be greatly missed by his friends who are legion. In his death his state has lost a public spirited citizen, his community, a valuable member and his family, a loving husband and father.

## HON. CHAS. STANLEY.

Mr. Speaker: Your committee appointed to draft resolutions rela. tive to the Hon. Charles Stanley, late of Mahaska county, beg leave to report the following:

Wirereas, The Hon. Charles Stanley, an honored member of the House In the Twelfth General Assembly departed this life on June 7, 1904, at Oskaloosa, Iowa, and

Whereas, His private and public life were such as to command our respect and esteem and his services to the Nation, his State and the community in which he lived, which now mourns his loss, as an honest upright and patriotic citizen, while his family feel the great loss of a loving father and husband, therefore be it

Resolved, That we extend to the sorrowing wife and children our sympathy in their loss, and hereby express our high appreciation of his"public services to his State and Nation; and the clerk of the House is hereby instructed to mail an engrossed copy of these resolutions to the family of the deceased and to enter the same upon the Wournal of the House.

A. F. N. Hambleton, John F. Offill, J. S. Pritchard,<br>Committee.

Adopted Feb. 7, 1906.
REMARKS OF MR. HAMBLETON.
Mr. Speaker: I crave the indulgence of the House to add a few words commemorative of the life of a man whose wide experience, strong patriotism, now called to his reward, should command our respect.

Born in 1828 in Westminster Co., N. Y., and early left an orphan with but the rudiments of an education he began at the age of ten years driving mules on the canal, and at the age of seventeen he shipped from New York City on a whaler with the Azores as its destination. Rounding Cape Horn the Sandwich Islands were reached where the news of the Mexican War was made known.

On the route home, Kamchatka, Chili, New Zealand, and Cape of Good Hope were visited.

Seven years later in further maritime service he was engaged with a transport for troops from Vera Cruz, New Orleans, and Old Point Comfort and later in the Cotton Trade between southern points and from Liverpool to the Baltic Sea and between New York and Havana with numerous voyages.

After a winter teaching school in New York in 1852 he located in Cleveland, and later helped build the first bridge over the Mississippi river, and in 1856 he settled in Mahaska County, Iowa, being engaged at first to build the bridge spanning the Des Moines river at Eddyville.

He was united in marriage with Emily Ballenger, and commenced with others the development of Iowa's great agricultural resources. With the early call for volunteers in the Civil War, inspired then as ever, with the true spirit of love for country, and heeding the warning which came in the effort to overthrow our nation he responded by enlisting in Co. K. of the 18th Iowa Infantry, being soon made Sargeant. He was with his regiment in six hard fought engagements in Missouri being mustered out with a Captain's commission.

Retiring again to private life in agricultural pursuits, he was honored by election as a member of the House of the Twelfth General Assembly of Iowa in which he served with faithfulness to his constituency and honor to himself.

That session being one of importance in the re-adjustment of industrial and civil affairs somewhat demoralized by the civil strife and its consequences.

The venerable and esteemed Gentleman from Warren being the single member, so far as I know, who was then a member of that Assembly and now holds a seat in the present Assembly.

As a School Teacher, which position he occupied for a number of years, as a Sailor, a Soldier, a Farmer, a Legislator and a Justice of the Peace he left a record of ability, true patriotism, frugal industry, conscientious response to duty, and unquestioned integrity of life and Christian character; and I cheerfully pay this tribute from personal acquaintanceship and a sense of just recognition of a man whose life in many ways was to be emulated.

## HON. STURGIS WILLIAMS.

Mr. Speaker: Your committee appointed to draft resolutions in memory of the life and public services of the Honorable Sturgis. Williams of Fremont County; Iowa, beg leave to submit the following report:

The Honorable Sturgis Williams, a member of the Twenty-tifth and Twenty-sixth General Assembly from Fremont County, departed this life January 18, 1905, at Sidney, Iowa. He was born in New York June 1, 1837. He came to Fremont county in 1856. He served four years in the Civil War as a member of the Fourth Iowa Infantry. He was with Grant at Vicksburg and followed Sherman in his March to the Sea.

Resolved, That in his death the community in which he lived as well as the State at large has lost an estimable citizen, one whose life was above reproach and whose character was beyond the control of contaminating influences. The church has lost a faithful worker and his family a kind and loving parent. The purity of his life was known and recognized in military as well as in civil life.

That these resolutions be printed in the Journal and a copy be sent to his family.

F. M. Latrd,<br>Wm. Совв,<br>John S. Stanberby,

Committee.
Adopted Feb. 7, 1906.

HON. T. J. PREVO

Mr. Speaker: Your committee appointed to draft resolutions in memory of the late Hon. T. J. Prevo, beg leave to submit the following:

Whereas, The Hon. T. J. Prevo an honored member of the Thirtieth General Assembly, departed this life at his home in Bloomfield, Iowa, January 19, 19C5, and

Whereas, In his death the State has lost an honest and efficient officer, his community a worthy upright conscientious citizen, and his family a kind and loving member, therefore be it

Resolved, That we extend to his widow and those nearest him, our sincere sympathy in their sorrow and afliction, and the clerk of the House is hereby instructed to mail an engrossed copy of these resolutions to them, and have same entered upon the Journal of the House. John C. DeMar, W. M. MoCreaby, L. F. SUMMERS,

Adopted Feb. 9, 1906.

HON. R. S. BENSON.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Hon. R. S. Benson, respectfully submit the following:

Whereas, The Hon. R. S. Benson, an honored member of this * House in the Eighteenth, Nineteenth, and Twentieth General Assemblies of the Iowa Legislature from Franklin County, departed this life on the 15th day of March, 1905, and

Whereas, In the death of Mr. Benson this State and Nation has lost a Scholar, a gallant Soldier, a careful and intellectual Statesman, and a perfect gentleman in all ways which that name implies, therefore be it

Resolved, That in part to perpetrate his good name and fame these resolutions be spread upon the Journal of this House, and that an engrossed copy be sent to his bereaved family, to let them know that the members of this House desire to mourn with them in their untimely loss.
A. D. W. Dow,
F. M. Epperson,
R. M. Wbiaht,

HON. M. L. CREW.

Mr. Speaker: Your committee appointed to draft resolutions, commemorating the life and public services of the late Honorable M. L. Crew, beg leave to submit the following:

Whereas, This body has learned, with profound sorrow and regret, of the death of Honorable M. L. Crew, an honored member of the Eleventh General Assembly, as the Representative from Henry County, which occurred at his home in Salem, Iowa, March 5, 1905; be it

Resolved, That in his death this State and County in which he resided, loses an able, worthy and conscientious citizen, and that we hereby extend to the bereaved family, our sympathy in their deep affiction, and be it further resolved, that these resolutions be spread upon the Journal of the House and that the chief clerk be directed to send an engrossed copy to the family of the deceased.

William Carden, Geo. McCulloch, A. F. Frudden,

## HON. HARDIN TICE.

Mr. Speaker: Your special committee appointed to draft resolutions to commemorate the life and character of the Hon. Hardin Tice an honored member of the Sixteenth General Assembly as a Representative from Mahaska County, respectfully submit the following:

Whereas, We learn with sorrow that Hon. Hardin Tice, one of the pioneers of central Iowa, passed from this earth to his reward beyond on July 15, 1905, at his home in Oskaloosa, Iowa, and

Whereas, The life and character of the deceased unqualifiedly entitled him to the respect and esteem of all who knew him and his attainments and success were an incentive to all men to be upright, pure and just, and his services to his country and the commonwealth were of such character as to command the confidence and gratitude of his fellow citizens, therefore be it

Resolved, That in the death of this patriotic citizen and legislator the State has lost an influential and worthy citizen, the family a loving husband and kind father and the community the example of a Christian man.

Born in Montgomery county, Virginia, Oct. 27, 1829, removing in his youth with his parents to Sangamon Co., IIl., with but a common school education, he emigrated in 1852 on horseback locating in the
county in which he afterwards lived and died, which honored him and which he honored by his conscientious devotion to duty. And during its pioneer days as well as in the later development of this great State won an esteemed position as a successful business man, a progressive farmer, an experienced and enterprising horticulturist as well as an honored legislator. With an ox team he broke the virgin sod, erected a log residence $10 \times 14$ and by industry, economy and honesty acquired a competence and died respected by his neighbors.

Resolved, That we extend to his family our sincere sympathy in their sorrow; and that the clerk of the House is hereby instructed to transmit an engrossed copy of these resolutiosn to the bereaved family and to enter the same upon the Wournal of the House.

A. F. N. Hambleton, J. F. Morris,<br>A. B. Washburn,<br>Committee

Adopted Feb. 9, 1906.

HON. S. H. WATKINS.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Hon. S. H. Watkins, respectfully submit the following:

Whereas, The Hon. S. H. Watkins, an honored member of the Twentyfourth and Twenty-fifth General Assemblies of Iowa, departed this life at Libertyville, Lowa, April 12, 1905. In 1863 he enlisted as a private in Co. H. 30th Iowa Infantry. In 1898 he was elected a trustee of the Iowa Agricultural College, and he served a full term of six years. He was also a member of the State Commission appointed by Gov. Cummins to locate monuments to Iowa troops on the battle fields of Lookout Mountain and Missionary Ridge, and

Whereas, The life and character of the deceased were such as to command our respect and esteem, and his services to the State and Nation were such as to demand the respect and gratitude of his fellow citizens, therefore be it

Resolved, That in his death the state has lost a citizen who was ever honorable and upright, and one whose valuable services were noted for the patriotism and fidelity to all public interests.

Resolved, That these resolutions be entered in the Journal of the House and the chief clerk of the House be instructed to present an engrossed copy thereof to his family and to the Fairfield Ledger.
A. F. Cassel,
A. F. N. Hambleton,
W. M. McCreary

Committee.
Adopted February 23d.

HON CHARLES I. BARKER

Mr. Speaker: Your committee appointed to draw and present resolutions relative to the death of Hon. Charles I. Barker of Burlington, Iowa, beg leave to submit the following:

Whereas, The Hon. Charles I. Barker, a member of the Twenty-fifth General Assembly, departed this life on the 6th day of October, 1904, at Burlington, Iowa, and

Whereas, The life and character of the deceased were such as to command our respect and esteem, and his services to his State, his Country and his City, were such as to command the respect and gratitude of his fellow citizens; therefore be it

Resolved, Thät in his death the State has lost a citizen who was honorable and upright, and one whose valuable services were noted for the patriotism and fidelity to all public interests.

Resolved, That these resolutions be entered in the Journal of the House, and the chief clerk of the House be instructed to present an engrossed copy thereof, to the Burlington Gazette and one to the bereaved family.

Henry Ritter,
C. C. Cololo,
D. C. Mott,

Committes.
Adopted.
REMARKS BY MR. RITTER.
Mr. Speaker: I can not refrain from making a few remarks on the life and character of Chas. I. Barker. No higher tribute can be paid to the character of any man than to trustfully say that he was a worthy and respected citizen and was beloved by those with whom he lived. Such a man was Chas. I. Barker. For nearly forty years he was a
citizen of Burlington, locating there in 1867 and for many years he was the editor and publisher of the daily and weekly Burlington Gazette, one of the leading journals of his party in the state.

Through the strength of his individuality and his ability he was largely instrumental in shaping the doctrines of his party and the policies of his state, as well as being a tower of strength to his home city. Ever loyal to his friends and the interests of his community. Born amid the environments of the sturdy New Englanders in the state of New Hampshire in 1826, he developed that strength of manhood; that love for liberty; that noble Christian character that fitted him for the calling he followed with such ability during the greater part of his years of maturity. Early in life he entered the ranks of Journalism and continued in this profession until he reached the end of his earthly pilgrimage at the ripe old age of seventy-eight.

A man of positive convictions and with high ideals of right he left his imprint on the community i which he resided. Though active in the ranks of his party he seldom ever sought political honors and his election to the legislature was purely a compliment to his long continued service and as such he accepted his seat in the Twenty-fifth General Assembly. He discharged his duties as a lawmaker with credit to himself and honor to the state. In the death of Chas. I. Barker one of the sturdy pioneers that did so well their part in moulding into form the development of our state, passed away, thus decreasing the ranks that grow thinner with each recurring year.

## HON. WILLIAM TAYLOR.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Honorable William Taylor, respectfully submit the following:

Whereas, Honorable William Taylor, an honored member of the Nineteenth General Assembly of Iowa, from Fayette county died at his home there on May 17, 1904; and

Whereas, The life and character of the deceased were such as to entitle him to the respect and esteem of all who knew him, his attainments and success so conspicuous as to be an incentive to all men to be upright, pure and true, and his services to the State and county of such a character as to command the confidence and gratitude of nts fellow citizens; therefore, be it

Resolved, That in his death his family are bereft of a kind and lovIng husband and father; his friends, an honorable, upright Christian gentleman, and the State an influential citizen. That our hearts are touched with sadness because of his death and we extend our sympathy to his family in their bereavement. Be it further

Resolved, That these resolutions be enterea on the Journal of the House, and that the chief clerk be instructed to send a copy of same to the family of deceased.

J. D. Shaffer,<br>William S. Hart, A. Jacobson,

## REMARKS BY MR. SHAFFER.

On the morning of May 17, 1904, the inhabitants of Fayette, Iowa, were saddened by the news that one of its most respected and honored citizens, William Taylor, had gone to his reward. Many realize the irreparable loss to the community, the school and the church.

William Taylor was born near Cinncinnati, Ohio, Aug. 22, 1831. Eliza Gilcrist Taylor, his mother, was of Scotch descent; his father, James Taylor, a native of Maryland, was of English ancestry. When William was a lad of four years of age, the family moved from Ohio to Indiana, where he grew to manhood.

On June 10, 1854, he was married to Miss Harriet Walker, who has been a very devoted and helpful wife.

In 1857, Mr. and Mrs. Taylor with one child came to Fayette county, and settled on a farm in Harlan township, which farm he developed until it became one of the model farms of that section.

In 1890 , in order to enjoy the advantages of a college town, they moved to Fayette, the site of the Upper Iowa University, where he resided until his death. When his sun was but little past its meridian the call came and;
"Like one who wraps the drapery of his couch About him, and lies down to pleasant dreams,"
he passed away.
Though William Taylor led an active and strenuous life, yet he was never too busy to take an active interest in public affairs; he was identified with every enterprise for the benefit of his fellow citizens, and was especially interested in the welfare of the agricultural classes. Many were the positions of public trust and confidence which he ably filled. He served several times as township trustee, and as county supervisor. In 1882, he was elected to the State Legislature, where he distinguished himself for his good common sense and sound judgment.

Though he had but meagre advantages for an education, he fully appreciated its benefits and was a firm advocate of higher education. For thirty-nine years he was an honored member of the Board of Trustees of Upper Iowa University; to this institution he cheerfully devoted both time and money.

His whole life was one of high ideals and noble purposes. In his home he was a kind and loving husband and father; in his business relations he was kind, upright, and just; in political life he never sought honors for himself but worked and labored for the betterment of humanity, and the world was better for his having lived. For over fifty years he was a faithful, earnest, and efficient worker in all departments of church work. It seems impossible to place too high an estimate upon the character of this noble man.

HON. W. J. LANEY

Mr. Speakers Your committee appointed to draft resolutions ( of respect to the memory of Hon. W. J. Laney, respectfully submit the following:

Whereas, The Hon. W. J. Lancy, an honored member of the Seventh General Assembly from Decatur County, an honored and respected citizen in the community in which he lived, departed this life May 4th, 1905, at his home in Davis City, Iowa. He was born April 15, 1830, In Columbiana county, Ohio; came to Iowa in 1851. He represented Decatur County in the first legislature under the new Constitution, which convened in Des Moines.

Resolved, that in his death the State has lost a patriotic, worthy citizen, the community in which he lived an upright and respected man, his family a kind and loving father, and all who knew him, a generous and unselfish friend. That we extend to the family our earnest and heartfelt sympathy in their bereavement.

Resolved, that this resolution be printed in the Journal of the House, and that the chief clerk transmit an engrossed copy of the same to the family of the deceased.
i E. J. Sanety, Wm. Cobs, M. Z. Batley, Committee.

## HON. JAMES BRIDGES.

Mr. Speaker: Your committee, heretofore appointed to draft suitable resolutions respecting the life and character and public service of the Hon. James Bridges of Mahaska county, beg leave to submit the following:

Whereas, The Hon. James Bridges, an honored member of the Eighteenth and Nineteenth General Assemblies, departed this life at his home in Oskaloosa, Iowa, on February 23, 1906, and

Whereas, We recognize the fldelity and integrity with which he discharged his duty in all stations of life; his efficient and honorable public career; that his private life was above reproach and that his courteous and manly character gained for him the confidence, respect and esteem of friends, neighbors and those associated with him in every walk of life; therefore be it

Resolved, That in his death the family are bereaved of a kind and affectionate husband and father and the community in which he lived an upright and trusted patriotic citizen, a sturdy pioneer of the county who by his private and public life assisted materially in the development of this great state and particularly of the county in which he resided since the year 1849 .

Resolved. That we extend to the family of the deceased, who are afflicted with sorrow, our earnest heartfelt sympathy in their sad affliction; and request the clerk of the House to transmit an engrossed copy of these resolutions to the bereaved widow and family and the same be spread upon the Journal of this House as part of its records.
A. F. N. Hambleton,
F. M. Epperson,

Thomas Geneva,
Committee.
Adopted March 9, 1906.

HON. J. D. MCVAY.

Mr. Speaker: Your committee appointed to prepare suitable resolutilions of respect to the memory of the Hon. J. D. McVay, late of Calhoun County, beg leave to report as follows:

Whereas, The Hon. J. D. McVay an honored member of the House of the Twentieth General Assembly of the Senate of the Twenty-secona and Twenty-third General Assemblies of Iowa, representing Calhoun and Webster Counties, who departed this life April 4th, 1904.

He was born February 3, 1844, in Fulton County, Illinois. When a small boy his parents moved to Keokuk County, Iowa. At the outbreak of the civil war, he early answered the call for volunteers, entering the 36th Infantry, Ex-Governor Drake's regiment. He was taken prisoner at "Mark Mills" and was taken from there to Camp Ford, Tyler, Texas. Here he displayed the qualities that has made him beloved by all who knew him. His Captain, who was captured at the
same time, was seriously ill, and in order to save his life it was necessary that he be paroled at once. Mr. McVay's name coming for parole ahead of his Captain, he exchanged names with the Captain and allowed him that opportunity of escaping from death, while he waited and took his chances. He was mustered out after a service of three years and one month. He moved to Calhoun County in 1872 and resided there until his death.

Resolved, that in the death of this generous hearted, patriotic soldier, citizen and legislator the state has lost a good upright citizen the community in which he lived one of its most conscientious and energetic members, and the highest type of a man, his family a kind and loving husband and father.

Resolved, that we extend to his family and those nearest him our sin. cere sympathy in their sorrow and affliction.

That the chief clerk of the House is hereby instructed to transmit an engrossed copy of these resolutions to the bereaved family, and to enter the same upon the Journal of the House.

```
                                    ...........................
```

                                    . . . . . . . . . . . . . . . . . . . . .
                                    . . . . . . . . . . . . . . . . . . . . .
    Committee. Adopted.

## HON. A. O. LOMEN.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Honorable A. O. Lomen, respectfully submit the following:

Whereas, Honorable A. O. Lomen, an honored member of the Thirteenth General Assembly of Iowa, from Winneshiek county departed this life at his home in the city of Decorah on March 3, 1906; and,

Whereas, the life and character of the deceased were such as to entitle him to the respect and esteem of all who knew him, being a man who in private and public life was of the strictest integrity; a church member who in his daily walk and conversation was one of exemplary purity, honoring the faith he professed, therefore be it

Resolved, That these resolutions be entered on the Journal of the House, and that the chief clerk be instructed to send a copy of same to the family of deceased.

## REMARKS BY MR. JACOBSON.

Mr. Lomen was born in Norway, June 10, 1825, and, with his wife, emigrated to America in 1848. He resided in Wisconsin two years, moving from there to Winneshiek county, Iowa, in 1850. Being one of the very earliest settlers in that part of the State, the government lands not yet being for sale, he took a preemption claim to which he afterwards acquired title. Like all early settlers Mr. Lomen had to encounter the hardships and privations of pioneer life but with a brave heart and willing hands these were surmounted. He grew up with the country, acquired a competency, and was surrounded by a large family of children whose education was one of the chief aims of his life.

Mr. Lomen was twice married. Six children by his first wife, and his second wife survive him.

During his lifetime he held numerous offices, serving more particularly for many years as a member of the Board of County Supervisors representing his home town of Springfield in that capacity. In 1869 he was elected as a member of the House of Representatives for the Thirteenth General Assembly in which position he served his constituents ably and faithfully and with honor to himself. He lived a long, useful and honorable life to which fact all who knew him will bear cheerful testimony.

## HON. L. G. KINNE.

Mr. Speaker: The committee appointed to draft resolutions of the death of Judge L. G. Kinne, beg leave to report:

Judge L. G. Kinne was born in Syracuse, N. Y., November 5, 1846. and died at Des Moines, lowa, March 16, 1906. He was a graduate from the Law Department of the University of Michigan. After his graduation he practiced law at Mendota, Illinois and at Toledo, Iowa. At Toledo he held the offices of Mayor, City Attorney, and President of the School Board. In 1881 and 1883 he was the nominee of the Democratic party for governor. He was prominent in the councils of his party. For many years he was secretary and chairman of the Democratic State Central Committee. He represented at different times his party in national conventions as a delegate from his district and as a delegate at large. For many years he served as judge of the district court of the 17th Judicial District of Iowa, and later as judge of the Supreme Court. He has been a continuous member of the Board of Control of State Institutions since the date of its organization. As president of tine State Bar Association, as a lecturer in the law departments of the State University and the Iowa College of Law in Des Moines, and as a member of important committees of the American

Bar Association he has rendered to his people rich and valuable service. We owe to him a debt of gratitude that we can never hope to repay. Regarding a public office as a public trust he has given to the state, honest, efficient and faithful work. He was an able lawyer, a faithful, energetic and patriotic citizen, therefore be it

Resolved, That we extend to his family our most sincere sympathy in the loss of a devoted husband and kind father.

Resolved, That these resolutions be entered on the Journals of the House and Senate and that an engrossed copy be presented to the widow of the deceased by the Secretary of the Senate.

D. A. Young,<br>W. P. Whipple, Stirrton,<br>On the part of the Senate<br>M. L. Temple,<br>J. F. Lundt,<br>G. W. Koontz,<br>On the part of the House.

## REMARKS OF MR. LUNDT.

Judge Kinne was a man of honest convictions, he was a true, honest and conscientious citizen, being born in Syracuse, N. Y., Nov. 5, 1846, of comparatively poor parents on a farm. He had to work his way earning money for the continuance of his studies, be attended the common schools and afterwards graduated from the law department of the University of Michigan. After his graduation he settled in Mendota, Ill., practicing law. From Mendota he came to Toledo, Tama county, Iowa, where he soon established a large practice in his profession. He was well liked by everybody that knew him, for to know him was to like him. He held different offices in Toledo, like Mayor, City Attorney and President of the School Board for a number of years, filling every one with great satisfaction to the people, and to a high degree of credit to himself. Twice, viz: in the years 1881 and 1883 the minority party of the state honored him with the nomination of governor and he ran away ahead of his ticket. He was prominent in the councils of his party. For a number of years he was Secretary and Chairman of the Democratic State Central Committee. As a judge he served with distinction on the bench of the 17th Judicial District of Iowa, and later as a judge of the Supreme Court. He won great distinction by the decisions handed down by him. His advice was sought by members of his profession. In 1898 he was by Governor Shaw appointed as the democratic member of the Board of Control, and he has been one of the original members of that body since its organization up to the time of his demise. In 1894, Judge Kinne was appointed one of the commissioners from this state on uniform legislation in the several states. He was, up to the time of his death, a member of the American Bar Association. He was for many years a lecturer on the
law of domestic relations and taxation in the Iowa State University and a lecturer on the law of corporations in the Lowa College of Law in Des Moines. He has been a democrat ever since I knew him, and he was a man of honest convictions, a man of extraordinary ability, a man had be been of the majority political faith I sincerely believe he would have held the highest position within the gift of the people of Iowa, and I even believe that had he lived, and been an adherent of the republican faith he might have been called upon to fill the highest position within the gift of the people of the United States. In his demise the sfate has lost a true servant, a servant that was ever conscientiously looking to the best welfare, physically and morally of the unfortunate wards under his charge, and we can never hope to repay the debt of gratitude that the state owes him.

His family has lost a devoted husband and a kind father, and the world is better for him having lived in it. And so after a useful life he has gone to his reward, to the other shore, from which no traveler has returned, we know not whether death is the end of life, or whether it is the door into everlasting life, where sorrow shall be no more, but everlasting bliss and joy and happiness shall reign supreme. We hope it may be so, and $I$ am sure, that if there is a hereafter Judge Kinne will surely enter the Kingdom of Heaven, where the angels will meet him, with the joyful greeting, well done thou true and faithful servant, thou has surely earned the reward of everlasting bliss.

May his ashes rest in peace.

## HON. HENRY P. SMYTHE.

Mr. Speaker: Your committee appointed to draw and present resolutions, relative to the death of Hon. P. Henry Smythe of Burlington, Iowa beg leave to submit the following:

Whereas, Death has removed from among us Hon. P. Henry Smythe, late of Des Moines county, Iowa, an honored, active and useful member of the Twenty-fourth General Assembly; and

Whereas, During his long residence in Iowa he was one of the most distinguished lawyers in the state, a fearless, impartial and able Judge, of rare judicial capacity, a useful and honored citizen of unquestioned integrity and unrightness and a legislator whose sole thought was the preservation of the rights of the people; Therefore, be it

Resolved, That in his death the state has lost one of its most honored and valued citizen; and be it further

Resolved, That we extend to the family and friends our hearty sympathy for them in their loss and our sincere sorrow for his demise; and be it further

Resolved, That these resolutions be spread upon the Journal of the House and the chief clerk be directed to send an engrossed copy of these resolutions to the family of deceased.

Henry Ritter, E. L. McClurkin, Wm. Carden,

Committee.

## REMARKS BY MR. RITTER.

P. Henry Smythe of Burlington was one of the adopted sons of this state who has won honor for himself and made the world better for having lived in it. Born at Cedarville near the town of Abnigton, Washington county, Virginia, March 10, 1829 his early education was obtained in the rural schools of his district under circumstances that would have discouraged one of less determination. Naturally of a strong ambitious nature he prosecuted his studies while laboring on the farm until he arrived at the age of eighteen. Then he left his home and went out in the world single handed and alone to make his future. He began the study of law working at a trade to earn enough money for his support. He succeeded in being admitted to the bar in 1855 when he located in Cleveland, Ohio. After remaining there two years he moved still further west, across the Father of Waters and located in Burlington. Here his life's work began and here for almost half a century he made his home. He engaged in his profession and followed it with marked success, attaining an eminence that has only been equaled by a few of the eminent men of our state.

He was ardently attached to the profession of law and to it he devoted a life of energy and work. Naturally of a social and genial disposition he found his greatest happiness with his family and in the church and with them he devoted his spare time, never taking part or belonging to societies or clubs. He was a man respeoted and honored by all, but too busy to indulge in party politics. A Democrat in principle but, by no means a partisan. He was appointed by Governor C. C. Carpenter to the bench to fill a vacancy but resigned after a few months service to resume his profession which, was much more pleasant to him. During the years Mr. Smythe had lived in Iowa he had raised a family and in 1880 his son having completed a law course he formed a partnership with him. Judge Smythe by his ability, his integrity and his manly worth carved for . himself a professional standing that placed him at the head of the legal profession in the state for many years.

In 1891, Judge Smythe was elected to the state legislature from Des Moines county and represented his constituency in the lower house for one session. In the capacity of a lawmaker he discharged his duty with that characteristic firmness and independence that won for him the respect and admiration of all. In all the walks of life,
whether as lawyer, jurist or statesman, he by honesty, integrity and application won his way to an eminence that will live long in the memory of the people of Iowa.

## HON. C. C. VANDERPOOL.

Mr. Spearer: Your committee appointed to draft resolutions relative to the life and public services of the Hon. C. C. Vanderpool, respectfully submit the following report:

Whereas, The Hon. C. C. Vanderpool, an honored member of this House in the Twentieth General Assembly, a gallant soldier of the Civil War and a most highly respected citizen in the county in which he resided, passed from his earthly labors at his home in Mitchell, Iowa, on the 9th day of January, 1906; and

Whereas, The life and character of the deceased were such as to entitle him to the respect and esteem of all who knew him, and his services to the state and nation of such a character as to commend the confidence and gratitude of his fellow citizens; therefor be it

Resolved, That in the death of this citizen, soldier and legislator, this state has lost an upright citizen; his family is bereft of a kind and loving husband and father and his friends, an honored and esteemed man.

Resolved, That we extend to his family, whose sorrows are so great, our sympathy in their sad affliction, and be it further

Resolved, That these resolutions be printed in the Journal and the chief clerk directed to transmit an engrossed copy thereof to the family of the deceased.

T. H. Hume,<br>H. L. Spaulding, Philip Heles,

Oommittee.
Adopted.

## HON, ROBERT E. BENTON.

Mr. Speaker: Your committee appointed to draft resolutions commemorating the life and public services of the Hon. Robert E. Benton of Louisa county, Iowa, respectfully submit the following report:

Whereas, The Hon. Robert E. Benton, an honored member of this House in the Sixteenth General Assembly, departed this life on the 20th day of May, 1905, at Morning Sun, Iowa, and,

Whereas, The life and character of the deceased were such as to entitle him to our respect and esteem, and his services to the State were of such a character as to command the confidence and gratitude of his felow citizens; therefore be it

Resolved, That in his death the State has lost an honorable and conscientious citizen, and the community in which he lived an upright and trusted member who had suffered the inconveniences of pioneer life.

Resolved, That these resolutions be entered at length in the Journal of the House, and the chief clerk of the House be instructed to send an engrossed copy of the same to the Morning Sun News-Herald.

E. L. McCluriein, C. A. Kenneidy, Joekn S. Stanbery, Oommittee

Adopted.

HON. J. S. HOGELAND.


#### Abstract

Whereas, Honorable J. S. Hogeland, of Monroe county an honored member of this body in the Twentieth General Assembly, died on the 2d day of April, 1905, and

Whereas, the life and character of deceased were such as to cammand our sincere admiration, and his service to the State, both in a public and in a private capacity, was of such nature as to win the gratitude of his fellow-citizens; therefore, be it

Resolved, that in his death his state has lost an able legislator and true patriot, his friends an upright and faithful comrade, and his children an affectionate and indulgent father. Be it further

Resolved, that we extend to the family of deceased our sincere sympathy in their sorrow, and that these resolutions be made a part of the records of this House.

N. E. Kendall,<br>L. D. Teter, E. W. Weeks,

Committee.


Adopted April 3, 1906.

## HON. L L DELANO.

Mr. Speaker: Your committee appointed to draft resolutions upon the life, character and public services of Hon. L. L. DeLano, an honored member of the Thirtieth General Assembly, beg leave to report the following:

Mr. DeLano was born in Washington county, Ohio, January 17, 1846, and departed this life at his home in Atlantic, Iowa, November 1, 1905.

In his early manhood he came west to Indianola, Iowa, where he studied law in the office of P. Gad Bryan, and after being admitted to the bar, removed to Cass County in 1868, which place was destined to be the scene of his future career as a highly respected citizen and a lawyer of marked ability. Nature had done much for him in the way of a comprehensive and analytical mind. He entered upon the practice of his profession with none of this world's goods, but with a superior intellect, sterling integrity, and a determination to achieve the highest honorable success in the field of the law. From this determination he never swerved. He possessed rare powers of mental concentration upon any subject demanding his attention. He loved his profession and delighted most in those intricate propositions which continually arise to baffle and embarrass the practitioner in his progress in the law. He hated legal shams, detested legal trickery, and for the shyster he had the supremest contempt. His delight was at its zenith when he was involved in the mazes and labyrinths of the dry equity suit before an honest, intelligent court, and with an intelligent, truth-seeking counsel upon the other side. Under all circumstances his mental equilibrium was undisturbed and undisturbable, and when once he had mapped out the theory upon which he believed his case should be tried, there was no deviation to the right nor to the left. In argument of a legal proposition he was at once clear, concise, logical and convincing, and at all times dignified and courteous to court, jury and opposing counsel.

The character of the subject of this memorial was in all respects above reproach. He was the very soul of honor. His mission as a lawyer and as a citizen was to protect the rights of the oppressed as against the dominations of the strong, and no moneyless client was ever turned away from his office without having received all that the law could afford him. He loved truth and openness and frankness in all the affairs of this life.

Politically our departed brother was a Democrat of Democrats. His advice and counsel were always sought after and invariably followed in the councils of the local organizations of his party. Yet he never sought, nor willingly accepted, political honors. His delight was in
the study and exposition of the laws governing the actions and conduct of his fellowmen. His election to the Thirtieth General Assembly as a Democrat in a county in .which the Republican normal majority is from eight hundred to one thousand, shows the esteem in which he was held by his fellow citizens of that county.

As a member of the Thirtieth General Assembly he won the respect and esteem of the entire membership, and was universally recog. nized as a legislator of ability, and as a dignified gentleman whom to know was to honor, love and respect.

- Resolved, That the foregoing memorial be adopted by this House, and that it be entered upon the $\$ Journal, and an engrossed copy thereof be sent to the family of the deceased; and further that copies thereof be sent to the Cass County Democrat and The Atlantic Telegraph.

Des Moines, Iowa, April 4, 1906.
C. A. Meredith, o. P. Wyland, Tim C. Clary,

Adopted April, 4, 1906.

## HON. WILLIAM G. KENT.

The committee appointed to draft resolutions on the death of William G. Kent, beg leave to report:

William G. Kent was born August 10, 1837, at Belle Fonte, Pennsylvania, and while very young removed with his parents to Fort Madison, Iowa. He received his education at Denmark Academy, Denmark, Iowa. In 1867 he was elected county superintendent of schools of Lee county, serving two terms and declining the renomination for a third term. He was a life long member of the democratic party and was elected a member of the Iowa House of Representatives of the Twenty-first General Assembly in 1885, resigning in 1886 to accept the democratic nomination for State Senator to fill the vacancy caused by the resignation of the late Judge J. M. Casey. He was elected, and in the fall of 1889 was re-elected for a full term, serving as Senator in the Twen-ty-second, Twenty-third and Twenty-fourth General Assemblies. Mr Kent took high rank both in the Senate and the House. Naturally a genial and clever gentleman, Senator Kent made many friends and was very influential in securing the passage of the measures which he championed.

He performed his duties on committees wisely and faithfully, and Lee county has never been better represeted in the State Legislature than by him. In 1892 he was nominated for railroad commissioner, and was defeated with the rest of the ticket. In 1894 he was appoint-
ed by Governor Jackson as a member of the commission to plan, locate and erect a Hospital for the insane in Northwestern Iowa. On the death of General Ed. Wright he was chosen sceretary of the commission which erected the magnificient Hospital at Cherokee. He held commissions from Governors Larrabee, Boies and Jackson, as delegate to the National Farmer's Congress, Commercial Congress and Commercial Convention and Trans-Mississippi Convention.

Since 1888 Senator Kent occupied the position of Vice-President of the Lee County Savings Bank. He was married in December 1863, to Miss Sarah E. Shephard of Lee county, who survives him. He was a man of deep thought and conservative action and impressed himself deeply on his county and state.

In his death, the district which he so ably and faithfully represented, has lost one of the most respected and influential men, and the state one of its most honored and esteemed citizens. The life and character of William G. Kent will be an inspiration to the youth who knew him, for it was pure and spotless, with high ideals and lofty ambition. The impress he made upon all who came in contact with him, will live and linger in their memory, cherished by them as a remembrance of one who was a man in the fullest sense of the word, honored and respected by all.

Resolved, That we extend to his family our most sincere sympathy. in the loss of a devoted husband.

Resolved, That these resolutions be entered on the Journals of the House and Senate and that an engrossed copy be presented to the widow of the deceased, by the clerk of the House.

D. A. Youna,<br>L. L. TAylor,<br>R. A. Hasselquist,<br>On the part of the Senate.<br>C. A. Kennedy,<br>L. F. Summers,<br>Henby Ritter,<br>On the part of the House.

Geo. W. Clarke, speaker.
C. R. Benedict,

Chief Clerk.
Adopted.

## HON. JOSEPH CHAPMAN.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Hon. Joseph Chapman, respectfully submit the following:

Whereas, The Hon. Joseph Chapman, an honored member of the Sixteenth and Seventeenth General Assemblies from Delaware County, departed this life at his home in Delaware County, October 30, 1905; and

Whereas, The life and character of the deceased was such as to command our respect and esteem, and his public services to the State of such distinction as to command the gratitude of his fellow citizens; therefore be it

Resolved, That the State has lost an able, conscientious citizen; a man who has suffered the inconveniences of pioneer life, and that we extend to his children our sincere sympathy.

Hon. |Joseph Chapman was born in Worcester, England, June 15, 1821. While he was yet a small boy his parents decided to cast their lot in the New World, and moved their little family to the state of New York, settling in Otswego county. Here the subject of these resolutions was educated in the common schools of that time, and true to the old pioneer custom was taught a trade, that of glove maker, which he followed for several years. At the age of twenty-eight years he decided to seek his fortune in the "Great West." So bidding farewell to the old home which contained so much that was dear to his early life, he set out alone for Iowa, and located at Colesburg, Delaware county, arriving there on Christmas day, 1850. At that time the town contained but one house.

As an evidence of the confidence and esteem in which he was held by the people of his community, he was the recipient of many offices of trust. For eighteen years he was justice of the peace of Colony township. For many years he was a member of the Board of Supervisors of Delaware county, and in 1876 he was elected Representative to the lower house of the State Legislature to which he was returned in 1878. He was also mayor of Colesburg, and postmaster, which office he held for twelve years. Though he was not a lawyer by profession he was frequently called upon for council on points relating to legal matt $\in$ rs and he settled peaceably many controversies between his neighbors.

His death occuring on the evening of Olctober 30, 1905, was caused by pneumonia. The funeral was held from the Congregational church at 1:30 P. M. on November 1st, under the auspices of the I. O. O. F. of which he had been a member for nearly fifty years.

On February 17, 1852 he was united in marriage with Susan E. Potts, and together tiley labored until her death on October 18, 1884.

He is survived by seven children all of whom were with him at the time of his death; and be it further

Resolved, That these resolutions be entered at length in the Journal of the House and the chief clerk be instructed to present an engrossed copy of these resolutions to the family of the deceased.
R. J. Bixby,
J. D. Shaffer,

Philip Heles,

HON. A. W. BUCHANAN.

Mr. Speaker: Your committee appointed to submit suitable resofutions respecting the life, character and public service of the Hon. A. W. Buchanan of Wapello county, beg leave to submit the following:

Whereas, The Hon. A. W. Buchanan was an honored and respected member of the Twenty-eighth, Twenty-ninth and Thirtieth General Assemblies departed this life at his home in the city of Ottumwa on the 11th day of June 1904 and whereas we recognize the fidelity and integrity with which he discharged his duty in every station in life, his efficicient and able public career, his private life and character above reproach, his manly bearing and courteous manners, gained for him the confidence, respect and esteem of his neighbors, friends and those most closely associated with him in every walk of life. Therefore be it

Resolved, That in his death the family are bereaved of a kind and affectionate husband, the community in which he resided an honest and upright man and the state and Nation a useful and honorable citizen,

Resolved, that we extend to the family of the deceased who are bowed with grief and sorrow our earnest sympathy in this their sad affiction and request the clerk of this House to transmit an engrossed copy of these resolutions to the bereaved widow and that the same be spread upon the Journal of this House as a part of the records thereof.
F. M. Epperson,
N. E. Kendall,
W. M. McCreary, -

Adopted.
REMARKS BY EPPERSON.
Mr. Speaker: In presenting the foregoing resolution, I wish briefly to offer my personal observations of the life and character of my predecessor, A. W. Buchanan.

Mr. Buchanan was born in the State of New Jersey on the 4th day of February, 1848, spent most of his early life in the State of Illinois, coming to Wapelln county in 1870 , locating on a farm, where he remained until 1878, when he removed to the city of Ottumwa, where he engaged in the wholesale flour, feed, and grain business, which he continued until his death. He died June 11, 1904, aged fifty-six years. And for thirty-four years of this time he was a resident of Wapello county.

Mr. Buchanan was an earnest advocate of the principles of the Republican party, was for four years a member of the Ottumwa city councll, and prominent in every worthy movement in the community in which he resided. He was three times elected to the legislature , and would, if living, have been a member of the present general assembly. His record in this legislative body is one to which we may refer with commendable pride. Having been chosen on several important committees, he dignified his prominent position by the excellence of his judgment, and his conscientious devotion to duty. These characteristics, together with his straightforwardness and courtesy, won for him the confidence and esteem of those who knew him best. I believe I express the sentiment of every member of this House, as well as that of his constituents, when I say he was a man of unusually high character, a man whose sterling qualities of heart and mind served as a magnet to develope higher ideals in those with whom he came in contact. His record, both public and private, is an open book, without a stain of immorality, deception, fraud or corruption; and, while his career was cut short by death, few men had gained a firmer hold upon the good will of the people of his county, or more thoroughly deserved their confidence, than Representative Buchanan. There comes to my mind in reviewing his life during the twenty-five or more years of my acquaintance with him, a succession of tasks well done, a series of modest achievements of constant endeavor to lift humanity to a higher plane. A long training in the humbler and less ostentatious affairs of life before he was called to discharge the more important duties that belonged to citizenship eminently fitted him for the career upon which he entered as representative. In his earlier manhood, he exhibited little ambition for the honors of political life, but quietly allied himself to principles and party, never doubtful in his allegience, but with a breadth of culture which enabled him to accord to those differing from him, full credit for integrity of purpose, and to hold the differences of partisan opinion in an atmosphere of neighborly kindness and good-will. Mr. Buchanan died an honored member of this assembly. The euduring confidence of the people, which he enjoyed in life, was fully illustrated by the universal sorrow which followed the news of his fatal sickness. As with courageous heart he had met and conquered the difficulties and hardships of life, so with patient fortitude he bore the afflictions of disease. Death nad no terrors, the future no shadow, for this man of humble Christian faith.

## HON. WILLIAM BUTLER.

Mr. Spearer: Your committee appointed to draft resolutions of respect to the memory of William Butler respectfully submit the following:

Resolved, That in his death the State has lost a patriotic, faithful and worthy citizen, the community in which he lived an upright and respected man, his family a kind and loving father, and all who knew him a generous and unselfish friend.

Resolved, That we share and deeply sympathize with his family in. their bereavement, trusting that "He who tempers the wind" will assuage their sorrow with love and mercy.

Resolved, That these resolutions be printed in the Journal or the House, and that the chief clerk be directed to transmit an engrossed copy of the same to the bereaved family.

W. A. Dashiell, C. F. Crose,<br>F. M. Laird,<br>Committee.

Adopted.

## HON. DWIGHT W. CHASE.

Mr. Speaker: Your committee appointed to prepare resolutions of respect as a tribute to the memory of the Hon. Dwight W. Chase, late of Delphos, Ottawa county, Kansas, beg leave to submit the following:

Whereas, the Hon. Dwight W. Chase a soldier of the rebellion and prior member of this House, having served in the Ninth General Asembly of Iowa, and departing this life January 18, 1905 and Whereas, the deceased having followed the arduous career of an M. D. and reaching a great degree of proficiency that entitled to him to great honor professionally, and the time spent in the lower House ranking him among the State's recognized leaders, therefore be it

Resolved, That in the death of the Hon. Dwight D. Chase the nation has lost one of her noble patriots, the friends, who were legion, a kind and esteemed man, and the family a loving and most indulgent father,

Resolved, That we, as a body, extend to the sorrowing children and those endeared to him, our sincere sympathy in their sad bereavement and the clerk of the House is hereby instructed to mail an engrossed copy of these resolutions to the family and to enter the same upon the Journal of the House.

> J. C. Flenniken,
> R. J. Bixby,
> L. F. Springer,
> $\quad \begin{gathered}\text { Committee. }\end{gathered}$

## REMARKS BY MR. FLENNIKEN.

Mr. Speaker: It was my pleasure to have served upon the committee which drafted the resolutions relative to the demise of one of the past members of this House; and though some forty or more years have intervened since the time that Hon. Dwight W. Chase was sent as Clayton County's Representative, and the time in which I was chosen to fill that same office, it sort of established a kinship as it were, and created within me a desire to do homage to a most valued friend. There moved to offer a few remarks such as a son might wish recorded of his father:

Dwight W. Chase was born at Cohocton, New York, November 11, 1819.
Married Miss Ellen J. Lyons, of Eagle, New York, August 17, 1849 , and who departed this life at Delphos, Kansas, November 17, 1886.

The death of Dr. Chase occurred at Salina, Kansas, |January 18, 1905. Two daughters were born to this couple, both of whom are at present living in Salina, Kansas viz: Mrs. Kate E. Butler and Mrs. Ellen C. White.

Dr. Chase as he was familiarly known, was reared on a farm, but early showed a proclivity for other training and as soon as his store of knowledge permitted, engaged in pedagogy, later becoming a Suberintendent of Schools. After a few years devoted to this work he took up the study of medicine; attended lectures at Pittsfield, Mass., and graduated from Jefferson College, Philadelphia, Pennsylvania in March, 1845. In 1856, he came to Iowa, locating a Yankee settlement now Edgewood, Clayton county. It was while living at the later place that he became identified with politics.

In 1886 he moved to Elkader, where for more than a dozen strenuous years he administered to the stricken and suffering of that community in the most conscientious painstaking way. In 1879, he migrated to Delphos, Kansas and there with his children spent the remalnıng years of his long and active life. Practically his life was devoted to his profession in which he took more than the average pride one feels in their vocation, and from the most unremitting attention he achieved a degree of success and prominence such as enabled him to be passed among the eminent physicians and surgeons of the day. It is reverently sald of him that he was as ready and willing to respond to the call of an
afficted one in some remote part of that pioneer country of eastern Iowa, more than half a century ago, as he was in after years when solicited to visit some friend in a comfortable home in the neighborhood. Such was the true man.

In 1862, he was elected without opposition, a member of the Ninth General Assembly was prominent on the committees, appointed on Charitable Institutions, Schools and State Universities. His work on these committees was to him a most important duty and a source of great pleasure as well. He was deeply interested in the establishment of Charitable Institutions, also entertained a strong desire for the advancement of the cause of education. Equipped with such a spirit of progressiveness he was prepared to give voice and vote to all humane and beneficient purposes, and to act as an advocate in the broadest and most liberal sense in all that pertained to learning. Let us not forget that many of the great institutions of the State of Iowa, owe much of their splendid efficiency and their increasing possibilities to the wisdom and courage of pioneer legislators such as was the Hon. Dwight W. Chase.

During the second year of the Rebellion he was offered, by the Governor, Wm. M. Stone, the appointment of Surgeon to some Iowa Regiment, choice resting with himself: Being a member of the Legislature at the time, and especially interested in committe work, he deferred acceptance until 1864, when he attached himself to the Twenty-first Iowa Infantry, commanded by Col. Van Anda of Manchester, Delaware county. He served with this regiment until mustered out in June, 1865. When we can say of a fellow man that he has served his country in the capacity of a faithful practitioner, a true soldier, and a wise legislator, these ecomiums loudly speak for themselves and further eulogy seems almost superfiuous.

Extracts from Obituary published in the Salina Daily Journal, January 19, 1905. (Dr. Chase was visiting his daughter at the time of his death.)
"It is given but to few men to be more thoroughly and highly respected in the communities in which they live, than was enjoyed by Dr . Chase. He was a very successful physician and a man exceedingly punctillious in the discharge of obligations of every character. Of splendid physique and that noble bearing which remained with him to within a few days of his death. Of genial disposition, voicing no complaints whatever and agreeable even under the most trying situations which are inseparable from human existence. He fought a good fight, he finished the course, he kept the faith. He was a Mason and a Knight Templar; also a member of the G. A. R. and I. O. O. F."

## HON. C. T. PEET.

Mr. Speaker: Your committee appointed to draft resolutions of respect to the memory of Honorable C. T. Peet, respectfully submit the following:

Whereas, The Honorable C. T. Peet, an honored member of the Fourteenth (14) and Fifteenth (15) General Assembly, and also the extra session of the Fourteenth (14) General Assembly, and a soldier of the Civil War, departed this life at Edgewood, Iowa, April 4, 1905; and

Whereas, The life and character of deceased were such as to entitle him to the respect and esteem of all who knew him, his attainments and success so conspicious as to be an incentive to all men to be upright, pure and true, and his services to the State and Nation of such a character as to command the confidence and gratitude of his fellow cit1zens; therefore be it

Resolved, That in the death of this patriotic citizen, soldier and legislator, this State has lost an influential and upright citizen and his friends an honored and esteemed man.

Mr. Peet was born at Farmersville, Cattaraugus county, New York, December 4, 1822. He came to Delaware county, Iowa ,in 1844, remaining a citizen of the community in which he settled during the entire remainder of his life. Without the advantage of Law Schools he prosecuted his legal studies until he was admitted to the Bar of Delaware county. For many years he was conspicious in the political circles of the county and state. He was elected sheriff of the county for two terms; he served as Justice of the Peace for many years; he was a volunteer in the Civil War and was always loyal to the flag which he helped to save from disgrace. He was a teacher in the public schools for many years and was that time considered a leader in that profession. He was essentially a self-made man, and did much in establishing right principles in the formative period of early settlement. During his service in the General Assembly, the work of building the Capitol was in progress. He was upon the committee to investigate the material used in the foundation of the building of which the State is now justly proud, and it was due to the investigation of this committee of which he was a member, and especially due to his personal suggestions, that the material used first in the foundation of the Capitol, was condemned and replaced by the substantial and enduring granite upon which the structure now rests. The universal verdict of those who knew him best, was that he was an honorable, honest and conscientious citizen; and be it further

Resolved, That we extend to his family and to those friends nearest to him in life, whose personal sorrow is so much greater, our sympathy in their sorrow and affiction, and the clerk of
the House is hereby instructed to transmit an engrossed copy of these resolutions to the bereaved family and to enter the same upon the Journal of the House.

R. J. Bixby,<br>J. C. Flenniken,<br>A. F. Frudden,<br>Committee.

## HON, WILLIAM BLAIN.

Mr. Speaker: Your committee appointed to draft and present suitable resolutions relative to the life and public services of the late Hon. William Blain, respectfully submit the following:

The Hon. William Blain, who was an honored member of this House in the Nineteenth General Assembly as a representative from Marion county, departed this life at his home in Knoxville, lowa, on the 31st day of October, A. D., 1905.

Born in Philadelphia, Pa., July 22, 1823, where he resided during his early boyhood, removing to Ohio in 1835, but imbued with the inviting possibilities of the West, he emigrated to our sister state of Illinois in 1850, where he resided until 1855, at which time he settled in Marion county, Iowa.

On August 2, 1862, he responded to the call to arms, and enlisted as a soldier of the Civil War, defending his flag until his discharge on August 9, 1865. By devotion to duty, he advanced from the office of seeond Lietutenant to that of Captain of his company.

At the close of the war, he returned to his adopted home in our beloved Iowa, devoting his remaining years to the material interests of his home, his family and the community in which he lived. A man of affairs, ever interested in local, state and national questions, a worthy and influential citizen, conscientios, patriotic, and unfaltering in his devotion to the faith of conviction; conservative, yet charitable; a Christian gentleman, whose death is a bereavement and irreparable loss not only to his family, but to all who knew him-a bereavement which cannot be removed by any tribute of ours; nevertheless, we desire to offer our token of esteem and to record our appreciation of the worth of our departed brother and co-worker, who has answered the roll call of the messenger of death beckoning him to the hope beyond the grave; Therefore, be it

Resolved By the House of Representatives of the Thirty-first General Assembly, that

These resolutions be adopted and spread at length upon the Journal; that the chief clerk be directed to forward an engrossed copy to the family of the deceased.
Adopted.
Lorenzo D. Teter,
R. M. Wright,
F. M. Epperson,

Mr. Steaker. If all of life were but its living; if all its pleasures were graduated in the bushel of selfish cheer; if all its joys were measured by tears and smiles, by sunshine or shower; if all its good were meted out only in proportion to the length of the span of years that stretch across the valley from the cradle to the grave, then how unfortunate that man should live beyond the tender years of innocent childhood. But not so. The Creator, in His wisdom, has ordained that man may be the arbiter of his own fortune, and has made it possible that life may be measured by something more than years. He who lives not alone for self, but for others as well; he who endeavors so to live that the burdens of his fellow travelers along the stony pathway of life may be more easy to bear, lives well, lives nobly, lives best; and lives more of life, e'en though his years are few, than does

The wretch, who, concentrated all in self, Living, shall forfeit fair renown;
And, doubly dying, shall go down
To the vile dust from which he sprung, Unwept, unhonored, and unsung.
Our brother; and our friend, was one of whom it may well be said that he lived much of life. His unswerving devotion to high ideals and condemnation of wrong wherever and in whomsoever found, might well be emulated by us all. No better evidence of his good character, and of his perfect manhood could be offered than the esteem of those who knew him best. No better test of the purity of his heart could be found than the affectionate and solicitous attachment to his home, his family and his friends. No better criterion of his devotion to the faith of conviction than the badge of honor which he wore. Slow of decision; yet, steadfast in purpose. Conservative; yet, charitableand of that broader kind that lends a helping hand to the weak and an encouraging word to the unfortunate. That find of charity that meets the accuser with the divine injunction, He that is without sin among you, let him cast the first stone.

At the close of a life well spent, and crowned with the glorious effulgence of the beautiful rays of the sunset of the affectionate admiration of all who knew him, the subject of this resolution sank into a peaceful taciturnity of all earthly sorrow and closed his eyes to the grand, sweet music of the sirenical dream of

## Simply to thy cross I cling; <br> In my hand no price I bring,

and then lapsed into the arms of eternal sleep to be awakened only by the trumpet call at the Day of Judgment. And thus, Mr. Speaker, passed from this life to the hope beyond the grave, Captain William Blain, my early boyhood teacher in the little country school house by the woodland on the hill. When the faded veil of memory rises from the horizon of the distant, dim vista of the past, I behold with pleasant reveries his school-room frowns and smiles; but, when it falls on the silence of his new-made tomb, I realize the last good-bye has passed. Good-bye not until the morrow, nor mid the pleasures of to-day; but good-bye until we both shall seek His mercies at the Judgment Bar of God. Enshrouded with the beautiful folds of the Stars and Stripes, and the little bronze button proudly nestling on his breast, all that was mortal of a soldier of the civil war was consigned to join his comrades on the field of fame's eternal camping ground where they together now sleep the long slumber of rest.

With the passing of the soldier of the North, side by side with the soldier of the South, all of whom long since have been brothers and lovers of a common country with no East, no West, no North, no South, why may not we of the younger generation plant a living flower in the fertile soil of our affections and rear it to blossom as the glistening medal of love, and transfix it high on the altar of fame as the emblem of our appreciation of the priceless heritage for which their lives were forfeited and which in their death they bequeathed to us. There let it shine through all the countless years of time-the gift of an united people to the martyrs of their country; and may we not remember of them as they lie silently sleeping through the ages of eternity in their dark and windowless tombs that,

The boast of heraldry, the pomp of power, And all that beauty, all that wealth e'er gave, Await alike the inevitable hour, The paths of glory lead but to the grave.
How meaningless the words, the North and the South! Let them be forgotten. Let them be submerged into the grandeur of the single word, America. Let our own beloved lowa forget her local ensign, sacred though it may be with the insignia of tradition, and remember only the banner of our Nation.

Breathes there the man with soul so dead Who never to himself hath said, This is my own, my native land.

Mr. Speaker, I now move the adoption of the report of the committee, and as these resolutions are spread upon the records of this day and as we go forward with our dally tasks, let us all remember that some one has beautifully said that,

Life is real! Life is earnest!<br>And the grave is not its goal:<br>"Dust thou art, to dust returnest," Was not written of the soul. Trust no Future, howe'er pleasant! Let the dead Past bury its dead!<br>Act!-act in the living Present! Heart within and God o'er head.

## HON. BENJAMIN F. ELBERT.

Mr. Speaker: Your committee appointed to prepare resolutions commemorating the life, character and public service of Benjamin $\mathbf{F}$. Elbert, beg leave to submit the following report:

Whereas, an overruling Providence has removed from the activities of life Honorable Benjamin F. Elbert, an esteemed member of the House of Representatives in the Thirteenth General Assembly,

Resolved, That in his death his family has lost a devoted husband and an affectionate father, the State, an able and patriotic citizen.

Resolved further, That these resolutions be made a part of the records of this House.

Benjamin Ficklin Elbert was born in Van Buren county, Iowa, was identified with the interests of the State from his infancy, and he remained its honored citizen until his death. He witnessed its development from a scattered frontier settlement into the proudest commonwealth in all the American Union. He saw its population, its wealth, its manufactures, its mining industries, its agricultural products, its educational facilities, multiply and remultiply into colossal magnitude, and his latest grance at the beloved State with whose history he was so conspicuously connected, revealed her at the very climax of her national prestige and power. It is difficult for us of this generation to understand the tremendous obligation we owe to the stalwart pioneers who with undaunted courage and intrepid spirit endured the perils of privation and adventure necessary to subdue the savagery of the wilderness, and to appropriate its natural resources to the purpose of civilization. There were giants in those primitive days, and one of the strongest, ablest and worthiest of them was B. F. Elbert. He had no ambition for the preferments of public station, but his countrymen compelled his election to this body, and while here he discharged every duty with unqualified acceptability to his constituents.

For thirty years he was engaged most strenuously in business activities, and his success was so uniform and phenomenal that for the past decade he has been one of the most influential private citizens in Iowa His laborious life is ended, and it is modest eulogy to say that all his days were days of usefulness, and all his paths were paths of honor.
N. E. Kendall,
E. H. Enalish,
F. M. Epperson,

## HON. S. A MOORE

Mr. Speaker.-Your committee appointed to draft resolutions commemorating the life and public services of Hon. S. A. Moore beg leave to submit the following report:

Whereas, An all wise Creator in his infinite wisdom has seen fit to remove from our midst on Feb. 6, 1905 ,Hon S. A. Moore, an honored member of the General Assembly of the State of Iowa three times, twice of the Senate and one of the House of Representativs, therefore be it

Resolved, That in his death his family has lost a kind and loving member, and the State has lost the services, valuable counsel and exemplary life, of an honored and upright citizen, and his community a just man.

Born in Indiana and reared under the most adverse circumstances, he worked his way up through the various stages of apprentice to a printer, clerk in a store, editor of a small newspaper, postmaster at Columbus. He was elected a member of the Indiana Legislature of 1850 and 51.

As a soldier he was valiant and patriotic, serving his country faithfully and well in the time of peril; as a citizen he was true to the highest ideals giving freely of his time and talent for his ocuntry's welfare; as a neighbor in all his relations both social and business he was always kind, honest and just. Be it further

Resolved, That a copy of these resolutions be spread upon the records of the House and that the chief clerk be directed to forward an engrossed copy to the bereaved family.

John C. DeMar,<br>N. E. Kendaile, Malcolm F. McNie,

## HON. EDWARD J. GAULT.

Mr. Speaker.-Your committee appointed to draft resolutions commemorating the life and public services of Hon. Edward J. Gault of Appanoose county, respectfully submit the following report:

Whereas, 4 a all wise Providence has suffered to be removed from our midst on Aug. 24, 1904, Hon. Edward IJ. Gault of Appanoose county, Iowa, an honored member of the House of Representatives in 1862 and of the Senate in 1872 and again in 1884, who bore the proud distinction of having been once elected without opposition; and who was a man of high integrity, held in high esteem by his neighbors, honored and respected by his associates in the social and business world, a true patriot and a model citizen. Although many times honored by election to places of trust and responsibility he did not seek such election ,eachi time refusing renomination. However much we regret to lose from our midst a man of much honesty and usefulness, yet we realize that such our midst a man of such honesty and usefulness, yet we realize that such loss is his gain; therefore be it

Resolved, That in the death of this patriotic citizen, neighbor, and legislator this state has lost an able, upright, and useful citizen, his family a loving member, and his community a just man, and be it further

Resolved, That these resolutions be spread on the Journal of the House and that the chief clerk be instructed to forward an engrossed copy of the same to the bereaved family.
W. M. McCreary,

Geo McCulloch,
L. F. Summers,

House.
L. L. Taylor,
D. A. Young,

L: W. Lewis,
Senate.

## HOUSE BILLS.

## INTRODUOTION AND ACTION.

| H. F. Page |  |
| :---: | :---: |
| 1-By Bailey, To provide for |  |
|  |  |
|  | cupation tax for the bus- |
|  | iness of soliciting or taking |
|  | orders for the sale of intoxicating liquors, except |
|  | from those who are legally |
|  | authorized by law to make, |
|  | manufacture, handle or |
|  | sell the same, and provid- |
|  | ing penalties for the viola- |
|  | tion thereo |
|  | $\begin{aligned} & \text { Introduced and referred } \\ & \text { Reported and re-referred }\end{aligned} \cdots$. |  |
|  |  |  |
| Reported as in violation |  |
| constitution ............... 334 |  |
| Re-referred |  |
| Reported unfavorably . . . . . 360 |  |
| Indefinitely postponed ..... 360 |  |
| 2-By Cartensen. Legalizing a |  |
| - special election of the city |  |
| of Clinton, March 28th, 1901, granting certain |  |
|  |  |  |  |
| rights to the Clinton Gas |  |
| Light and Coke Company. |  |
| Introduced and referred -54 |  |
| Substitute reported ....153-154 |  |
| Amended and passed ...... 167 |  |
|  |  |
|  |  |  |  |
| SignedSent to the Governer |  |
|  |  |  |  |
|  |  |
| 3-By Cartensen. To amend sec-tion twenty-five hundred |  |
| and forty-seven (2547) of |  |
| the code relating to the |  |
|  |  |  |  |
| taking of fish from sloughs, lagoons, creeks, ponds and |  |
| lakes opening into and con- |  |
| nected with the Mississippi |  |
|  |  |  |  |
| Introduced and referred .. 55 |  |
| Reported unfavorably ...... 653 <br> Minority recommend substi |  |
|  |  |  |  |
| tute . . . . . . . . . . . . . . . . . . . 653 |  |
| Withdrawn from House .... 770 |  |
| 4-By Cobb. To amend section |  |
| -by four thousand six hundred |  |
|  |  |  |  |
| code in relation to com- |  |
|  |  |  |  |
|  | confidence: |
| Introduced and referred ... 55 |  |
|  | Reported unfavorably ..... 141 |
| Indefinitely postponed ..... 141 |  |

F.

Cummings. Amending
section seventeen hundred
and nine (1709) of the
code, relating to insurance
other than life.

Introduced and referred . . . . 55

Substitute reported ........ . 300

Substitute adopted ....... . . 344

Consideration deferred .... 344

Considered and passed .. 364-365

Amended and passed

Senate . . . . . . . . . . . . . . 932-933

House concurs . . . . . ...937-938

Enrolled . . . . . . . . . . . . . 1014, 1015

signed ........................ 1016

Sent to the Governor . . . . . . 1052
$6-\mathrm{By}$ Cummings. To prevent the aduIteration, misbranding and imitation of foods, to change the name of the office of "State Dairy Commissioner" to that of "State Food, and Dairy Commissioner" and to define his duties.
Introduced and referred .. 55
Substitute reported . . . . $3 \mathbf{3 1} \mathbf{1 - 3 2 5}$
Substitute adopted ......... 325
Re-referred . . . . . . . . . . . . . . . 326
Reported . . . . . . . . . . . . . . . . . 400
Withdrawn from House ... 493
7-By Greene. Providing for the nomination by political parties or organizations of candidates for various offices and the election of delegates to conventions of sald political parties or organizations by a primary election and for the holding of conventions by such political parties or organizations.
Introduced and referred .... 55
Reported unfavorably . . . . . . 863
Indefinitely postponed ...... . 863
8-By Hanna. To amend section 1660 of the code of 1897 . relating to appropriations from county to agricultural associations.
Introduced and referred ..55-56
Reported and re-referred ... 278
Reported unfavorably ..... 532
Indefinitely postponed .... 633
H. F.9-By Hanna. Requiring rall road companies doing business in the state of Iowa to furnish passes for free transportation to public officers and providing penalty for failure so to do, Introduced and referred ....56
Reported ..... 340
Indefinitely postponed ..... 446
$10-\mathrm{By}$ Jones. To encouragethe use of wagons withwide tires on the publichighways and providingfor a rebate of a portionof their road tax to per-sons using wagons withtires not less than threeinches in width when haul-ing heavy loads on thepublic highways of thisstate.
Introduced and referred ..... 56
Reported with amendments. ..... 258
Amendments adopted ..... 258
Withdrawn from House ..... 46211-By Koontz. Providing forplacing a statue in bronzeof Samuel J. Kirkwood, ex-Governor of Iowa, in thenationtl statuary hall, inthe capitol building atWashington, D. C., and ap-propriating money to paytherefor
Introduced and referred ..... 56
Recalled and re-referred ..... 215
Reported ..... 245
Passed ..... 301
Passed Senate ..... 1039
Enrolled ..... ,1094
Signed ..... 1107
Sent to the Governor .....  ...... 123712-By Lowery. Relating to thetime of bringing actionsagainst the estates of de-cedents and additional tosection thirty-four hun-dred and forty-seven (34-47) of the code.
Introduced and referred ..... 56
Substitute reported ..... 155
Substitute adopted ..... 203
Consideration deferred ..... 203
Considered ..... 213
Passed ..... 214
Passed Senate .....  637-638
Enrolled ..... 88,689
Signed
693
693
Sent to the Governor ..... 696
13-By Shaffer. To amend the law as it appears in secsion fifteen hundred and thirty-three (1533) of the supplement to the code in relation to road taxes and work on highways.
Introduced and referred .... 56
14-By Wright. Defining the relation between master and servant with respect to assumption of risk.
Introduced and referred .... 57
H. F.

Page.
Reported unfavorably . . . . . . 371 Minority recommends passage 372 Minority recommendation laid on table ...........457-458 Motion to adopt report and bill itself laid on table ..458-459 motion to take minority recommendations from table considered543Motion amended and pre-
vailed . . . . . . . . . . . . . . . . . . ..... 544
Motion made to substituteminority for majority report 544Made special order ....... 544Minority recommendation
lost . . . . . . . . . . . . . . . . . . 544 -545
Majority report adopted . . . . 545
Indefinitely postponed . . . . . . 545
Indefinitely
Petitions $\begin{gathered}\text { postponed } \\ \text { relative }\end{gathered} \cdots$....
Petitions relative to $\quad$. . . . . . 256 -257-275-288-296

15-By Bailey. To provide for working or smoothing public highways by the use of the split log or road-drag and for compensation therefor.
Introduced and referred ...95-96
Substitute reported ......258-259
Substitute adopted ......... 259
Considered . . . . . . . . . . . . . . . . . 283
Amended and passed . . . . . . . 284
Amended and passed Senate 317
House concurs ............327-328
Enrolled . . . . . . . . . . . . . . . . 357,358
Signed ........................... 362
Sent to the Governor .... 367
16-By Cobb. Amendatory to and additional to chapter number nineteen-A (19-A) of the supplement to the code, relative to the practice of dentistry, recognizing certificates of dental examiners of other states and territories, and providing for certificates of removal of dentists from the state.
Introduced and referred .... 96
Reported . . . . . . . . . . . . . . . . 208
Re-referred . .................. 240
Substitute reported and
adopted . . . . . . . . . . . . .546-547
Amended and passed ....602-603
Title amended . . . . . . . . . . . . 604
Passed Senate .............. 828
Enrolled . . . . . . . . . . . . 1014,1015
Signed . . . . . . . . . . . . . . . . . . . 1016
Sent to the Governor .... 1053
17-By Gregory. To amend chapter 53, acts of the Twenty-ninth General Assembly, relative to the duties of township trustees: the election, duties and compensation of road superintendents: the division and consolidation of road districts, and the collection of property road tax.
Introduced and referred ... 96
Reported . . . . . . . . . . . . . . . . 516
Considered and amended.573-574

Page.
Re-referred 575
Bill and a substitute prepared by sub-committee reported withont recommenda-
tion
Substitute adopted ............... 870
Considered and passed ..870-871
'itite amended .............. 871
18-By Hambleton. Amendatory of chapter two (2) of Title VII of the code, relative to the collection of taxes.
Introduced and referred... 96
Substitute reported .....155-156
Lost on passage . . . . . . . 222-223
19-By Offill. To regulate the manufacture and sale of firecrackers.
Introduced and referred .... 96
Substitute reported . . . . . . . . 369
Amended and passed ........ 454
Title amended . . . . . . . . . . . . . 454
20-By Sankey. In relation to
insurance on real property.
Introduced and referred....
96
Reported unfavorably ...... 191
Indefinitely postponed ..... 191
21-By Sankey. In relation to private banks.
Introduced and referred . 96-97
Reported unfavorably ...... 1006
Indefinitely postponed ....... 1006
22-By Sankey. To require all railroads doing business in the state of Iowa to transport all persons over the age of twelve years at the rate of two cents per mile and all persons between the ages of two and twelve sears at the rate of one cent jer mile from all points within the state to any other point within the state; to prevent every distinction in the passenger rates within this state, and to provide punishment for the violation thereof.
$\begin{array}{ll}\text { Introduced and referred } \\ \text { Reported } \\ \text { unfavorably } & 97 \\ 979\end{array}$
Keported unfavorably ..... 879
Minority recommend passage 879
Majority report not adopted
879-880
Made a special order .... 880
Considered . . . . . . . . . . . 985-986
House refuses to substitute
Minority report . . . . ....986-987
Indefinitely postponed .... 987
Explanation of vote ...... 987
23-By Spaulding. Providing
limitations for the commencement of actions, relative to real property, additional to chapter two (2). of Titte XVIII of the code.
Introduced and referred ... 97
Substitute reported ......152-153
Amended and passed .....200-201
Amended and passed Senate 698
Referred . . . . . . . . . . . . . . 717-718
Reported . . . . . . . . . . . . . . . 792
House concurs . . . . . . . . $827-828$
Enrolled . . . . . . . . . . . . . 867,869
Signed ....................... . 877
Sent to the Governor ...... 889
H. F.

Page.
24-By Spaulding. Amending chapter eleven (11) of the laws of the Thirtieth General Assembly, relative to the treatment and control of dependent, neglected and delinquent children, and repealing sections (32-$60-\mathrm{a})$, ( $3260-\mathrm{b}$ ), ( $3260-\mathrm{c}$ ), (3260-d), (3260-e), (32-60-f), $3260-\mathrm{g}),(3260-\mathrm{h})$, (3260-i), (3260-j), (32-$60-\mathrm{k}),(3260-1),(3260-\mathrm{m})$, of the supplement to the code.
Introduced and referred .... 97
Withdrawn from committee
and House .................. 971
25-By Stanbery. Making it a misdomeanor for unlawfully omitting to provide for a wife or child.
Introduced and referred . . . 97
Substitute reported ......... 142
Minority reports unfavorably 142
Minority report lost . . . . . 203
Substitute adopted . . . . . . . . . 203
Considered and passed ..203-204
Indefinitely postponed by
Senate 287

26 -By Wright. To repeal chapter seventy-four (74) of the laws of the Thirtieth General Assembly relating to common carriers and additional to section 2074 of the code and to provide a substitute therefor.
Introduced and referred ..97-98
Substitute reported ........ 360
Substitute adopted ........ 361
Passed . . . . . . . . . . . . . . . . . $455-456$
Passed Senate . . . . . . . . . . . 829
Enrolled . . . . . . . . . . . . . 1014,1015
Signed . . . . . . . . . . . . . . . . . . 1016
Sent to the Governor ..... 1053
$27-$ By Bealer. To amend section 1850 , chapter 10, title IX, paragraph 4, of the code relating to investment of funds of savings banks.
Introduced and referred .... 98
Reported . . . . . . . . . . . . . . . . 225
rassed . . . . . . . . . . . . . . . . . . . . . . 254
Title amended . . . . . . . . . . . 254
Senate indefinitely postpones 1039
28-By English. To legalize the incorporation of the town of Elkhart, Polk County, Iowa, the election of its officers, the passage and record of its ordinances and resolutions, and all acts done by the councll of said town.
Introduced and referred .... 108
Reported .................. . . . 127
Passed ........................ 148
Passed Senate ............... 171
Enrolled . . . . . . . . . . . . . 246,247
Signed . . . . . . . . . . . . . . . . . . . . 255
Sent to the Governor ....... 297
Page.
29-By Greeley. To amend sec- tion 1483 of the code and to reduce the width of roads.

Introduced and referred .... ..... 109
Reported unfavorably ..... 258
30-By Greeley. To prevent haz-ing at any of the collegesor high schools in thisstate.
Introduced and referred ..... 109
Substitute reported ..... 191 ..... 191
Considered and passed .. 21 ..... 215
Senate indefinitely postpones ..... 449
31--By McAllister. To legalizethe appointment of town-shipofficers by the board ofsupervisors for CedarTownship, Linn County,Iowa, for the year 1906Introduced and referred ...109
Withdrawn from committeeand House.31432-By McClurkin. To amendchapter ten (10) as itappears in title four (4)of the code relating totownships and townshipofficers.
Introduced and referred ... 109
Substitute reported ....176-177
Passed ................... ..... $.212-213$
Senate passes substitute ..... 473
House concurs ..... 498
Enrolled ..... 541
Signed ..... 544
Sent to the Governor ..... 552
33-By McNie. Making appro-priations for new boilers,stack, enlarging andchanging boiler house, foua coal house, for a musichall and gymnasium andfor furnishing and equip-ping the same and for acontingent and repair fundfor the College for theBlind.
Introduced and referred ..... 109
Withdrawn from committee
Withdrawn from committeeand House1173
34-By Offill. Relating to theduties of township trus-tees; the election, qualif-cation, duties and compen-sation of road supervisors:to the duties of townshipclerk and assessors; estab-lishment of road districtsand the levy and collectionof taxes.
Introduced and referred ..... 109
Withdrawn from committee and House ..... 372
35-By Powers. To provide forthe manufacture of bindingtwine in the state prisonof Iowa.
Introduced and referred ..... 109
Reported and re-referred ..... 358
Reported unfavorably ..... 897
Indefinitely postponed ..... 897
H. F.

Page.
36-By Teter. Providing that operators of mines shall furnish shot firers in mines where shooting and blasting is done, (additional to chapter nine (9), title twelve (12), of the supplement to the code), and to repeal section 2495 -b of the supplement to the code.
Introduced and referred .... 110
Substitute reported .....530-532
Substitute adopted ......... 532
Considered . . . . . . . . . . . . 641 -642
Passed . . . . . . . . . . . . . . 642-643
Title amended ................. 643
37-By Colclo. To legalize the incorporation of the town of Lidderdale, Carroll County, Iowa, the election of its officers, the passage of its ordinances and resolutions, and all acts done by the council of said town.
Introduced and referred .... 114
Reported . . . . . . . . . . . . . . . . . 151
Passed ....................... . 166
Passed Senate ............... 197
vrolled . . . . . . . . . . . . . . . 246,247
Signed . . . . . . . . . . . . . . . . . . . 255
Sent to the Governor . . . . . . 297
38-By Darrab. Curing all irregularities and illegalities in an ordinance adopted by the city council of the city of Chariton on the 2nd day of August, 1904, to establish water works for said city, and providing for the payment therefor, and declaring said ordinance and bonds therein authorized legal and valid.
Introduced and referred .... 114
Reported unfavorably ...... 507
Indefinitely postponed ...... 507
39-By Hanna. To amend section 1530, chapter 2, title 8 of the code of Iowa, in relation to the levy of a county road fund.
Introduced and referred .... 114
Substitute reported ......... 207
Re-referred ................. 240
Substitute reported ........... 516
Substitute adopted .......... 516
Amended and passed ..572-573
Title amended ............. 573
Amended and passed Senate 998
House concurs . . . . . . . . . . . 1035
Enrolled . . . . . . . . . . . . 1094,1095
Signed . . . . . . . . . . . . . . . . . . . 1107
Sent to the Governor .... 1238
40-By Hambleton. To punish the carrying of concealed weapons, amendatory of section forty-seven hundred and seventy-five of the code.
Introduced and referred .... 114
Indefinitely postponed .... 165
Withdrawn from committee and House165

41-By McClurkin. Empowering the Governor and Secretary of State to execute quit claim deeds conveying to the grantees of S. Dunham all of the right title and interest in the State of Iowa in the southwest quarter, the west half of the southeast quarter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-nine (29); all in township seventy-three (73) north, range one (1) west of the 5th principal meridian.
Introduced and referred .... 114
Reported
179
Considered .................... . . . 197
Passed ....... . . . . . . . . . . . . . 198
Reconsidered .. 198
Withdrawn . . . . . . . . . . . . . . 198
42-By McClurkin. To amend section forty-eight hundred and twenty-one (4821) of the code.
Introduced and referred .... 115
*Reported and re-referred .. 152
Reported unfavorably ...... 207
Indefinitely postponed ..... 207
43-By Mott. To amend section twenty-three hundred and ninety-four (2394) of the code relating to requests to purchase intoxicating liquors.
Introduced and referred .. 115
Reported ................... . . 280
Passed ....................... 307
senate indefinitely postpones 473
44-By Nichols. To legalize the acts of the Peoples Bank and the acts of the same corporation under the name of the Peoples State Bank located at West Liberty, lowa, and to provide for filing its renewal certificate with the Secretary of State.
Introduced and referred .... 11
Reported151

45-By Head. To amend section twenty-four hundred eigh-ty-nine-c (2489-c) of the supplement to the code relating to compensation of the board of examiners of mine foremen, pit bosses and hoisting engineers.
Introduced and referred .... 115
Reported with amendment .. 532
Amendment adopted ...... 532
Passed ....................... 601
Senate indefinitely postpones1038
H. F.

## Page.

46--By English. To amend the law as it appears in secsion 1709 of the code, and of the supplement to the code, relating to insurance on live stock.
Introduced and referred
Withdrawn from committee and House 401
47-By Realer. To amend section 1076 in chapter 2 of titie 6 of the code, relating to the registration of voters.
Introduced and referced .... 115
Reported with amendments
passed ..........................127-128
Passed ........................ 186
Amended and passed Senate 269
House concurs . . . . . ...282-283
Signed . . . . . . . . . . . . . . . . . . 295
Envolled . . . . . . . . . . . . . . 297,298
Sent to the Governor . . . . . . 298
48-By Clary. To amend section fifty-four hundred and twenty-four (5424) of the code with reference to granting new trials in criminal cases, on account of newly discovered evidence.
Introduced and referred . . . . 125
Withdrawn . . . . . . . . . . . . . . 143
49--By Dashiell. To amend section two thousand five hundred and seventy-six (2576) of the code so as to change the dates of the meetings of the state board of medical examiners.
Introduced and referred . . . . 125
Reported . . . . . . . . . . . . . . . . . 233
Passed . . . . . . . . . . . . . . . 254 255
Senate indefinitely postpones 468
50-By Epperson. To amend subdivision two (2) of section two thousand four hundred and forty-eight (2448) of the code, relating to the sale of intoxicating liquors.
Introduced and referred .... 125
Reported unfavorably . . . . . 359
Indefinitely postponed ...... . 360
51-By Head. To amend the law as it appears in section eighteen hundred and eighty-nine (1889) of the supplement to the code relative to loan and trust companies.
Introduced and referred .... 125
Reported . . . . . . . . . . . . . . . . . 226
Amended and passed ....2si 252
Amended and passed Senate
. . . . . . . . . . . . . . . . . . . 1197-1198
House concurs . . . . . . . . . . 1252
Fnrolled . . . . . . . . . . . 1313,1323
Signed . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor ....... 1318
H. F. Page.52-By Lister. To repeal sec-tion one hundred thirty-seven (137), title two (2),chapter five (5) of thecode, relative to the pub-lication and distribution ofthe proceedings of the LowaState Teachers' Associationand the enactment of anamended section in lieuthereof.
Introduced and referred ..... 126
leported with amendments. ..... 245
Amendments adopted ..... 245Amended and passed ....264-265
954
House concurs ..... 976
$.1014,1015$
Signed ..... 1016
Sent to the Governor.....53-By Lundt To amend sectionthree hundred and eight(308) of the code relatingto the compensation otCounty Attorney.
Introduced and referred ..... 126
Substitute reported ..... 535
Substitute adopted ..... 535
Passed ..... -599
Title amended ..... 599
Passed Senate ..... 1207
Enrolled ..... 1321
Signed ..... 1326Sent to the Governor .... 131654.-By Powers. To amend sec-tion four (4) of chapterfifty-eight (58), acts ofthe Twenty-eight GeneralAssembly relating to thedepartment of Agriculture.Introduced and referred127
Reported unfavorably ..... 534
Indefinitely postponed ..... 534
55-By Ritter. Amendatory of section seven hundred and ninety two of chapter seven of title five of the code of Iowa (1897).
Introduced and referred127
Reported unfavorably ..... 370
Indefinitely postponed ..... 370
By Wright. To appropriate
two thousand dollars an-two thousand dollars an-nually for a period of threeyears to aid Iowa munici-palities in obtaining infor-mation of general publicinterest and providing forthe publication of thesame.
Introduced and referred ..... 127
Reported and re-referred ..... 279
57--By Robinson. To amend sec-tion eighteen hundred andsix (1806) of the code inrelation to the investmentof funds of life insurancecompanies and associa-tions.
Introduced and referred ..... 128 ..... 187-188
Reported
Reported
H. F.

Page
Senate passes substitute ... 621
Passed . . . . . . . . . . . . . . .627-628
Enrolled . . . . . . . . . . . . . 688,689
Signed ..................... . . 693
Sent to the Governor 697

58-By Robinson. To amend section eighteen hundred and fifty (1850) of the code in relation to the investment of funds of savings banks.
Introduced and referred .... 128
Reported . . . . . . . . . . . . . ... 151
 151

Fnrolled
Signed 736
Sent to the Governor ...... 760
$59-$ By Dashiell. To amend sec-
tion two thousand tive hundred sixty-seven (2567) of the code so as to include the reporting of divorces and to change the time of reporting marriages and divorces to the State Board of Health.
Introduced and referred .... 143
Reported . . . . . . . . . . . . . . . 233
Awended . . . . . . . . . . . . . . . 261
Passed . . . . . . . . . . . . . . . . . . 262
Tassed Senate ............. 468
Enrolled . . . . . . . . . . . . . . $501-502$
Signed . . .................... 503
Sent to the Governor .... 520
60-By McNie. To amend section two thousand five hundred and forty (2540) of the code relating to the sale of intoxicating liquor under the mulct law.
Introduced and referred..143-144
Withdrawn from House .... 147
61-By Hanna. To amend section twenty-seven hundred eighty-three (2783) of the code of 1897, authorizing school houses to be insured in mutual assessment companies.
Introduced and referred .. 144
Withdrawn from committee
and House ................. 6
62-By Carden. Froviding for placing a statue in bronze of Tames Harlan, ex-Senator of Iowa, in the National Statuary Hall in the capitol building of

- Washington, D. C., and appropriating money to pay therefor.
Introduced and referred .. 144
$63-$ By Jepson. Making an appropriation for the Convent of the Good Shepherd of Sioux City, Iowa.
Introduced and referced .... 144
Reported unfavorably ...... 514
Indifinitely postponed ...... 514

| H. F. |  |
| :---: | :---: |
| 64-By Jepson. Making an ap- |  |
|  | propriation for the Flor- |
| ence Crittenden Home at |  |
| Sioux City. Iowa. |  |
| Introduced and referred . 144 |  |
|  | Substitute reported ..... 515 |
| Substitute adopted . . . . . . 516 |  |
|  | Passed . . . . . . . . . . . . . 5868587 |
| 65-By Jepson. Making an ap- |  |
| propriation for the Boys' |  |
| and Girls' Home at Sioux |  |
|  | City, Iowa. |
| *Introduced and referred .. 144 |  |
| Indefinitely postponed ..... 514 |  |
|  |  |
| 66-By Clary. Providing punish- |  |
| ment for the injury or |  |
| destruction of sidewalks. |  |
| (Additional to chapter |  |
| four (4) of title twenty- |  |
| four of the code.) |  |
| Introduced and referred .. 144 |  |
| Reported . . . . . . . . . . . . . . . 152 |  |
| Considered . . . . . . . . . . . 186 |  |
| Passed . . . . . . . . . . . . . . . . 187 |  |
| Amended and passed Senate 363 |  |
| House concurs . . . . . . . 374-375 |  |
| Enrolled . . . . . . . . . . . . 501,502 |  |
| Signed . . . . . . . . . . . . . . . . . 503 |  |
|  | Sent to the Governor .... 520 |
| 67-By Welden. To amend sec- |  |
|  |  |
| sixty-four (2564) of the |  |
|  | code. |
| Introduced and referled.144-145 |  |
| Withdrawn from cummittee |  |
|  | and House .............. 313 |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| Introduced and referred .. 145 |  |
| Reported unfavorably . . . . . 833 |  |
| Indefinitely postponed ..... 833 |  |
| $69-B y$ Mattes, (by request of |  |
| board of control). Making |  |
| appropriations for the ben- |  |
| ifit of the Industrial |  |
| School for Boys at Eldora. |  |
| Introduced and referred .... 145 |  |
| Reported . . . . . . . . . . . . . . 245 |  |
| Passed . . . . . . . . . . . . . . . . 266 |  |
| Recalled from Senate .... 293 |  |
| Returned by Senate ...... 310 |  |
| Reconsidered . . . . . . . . . . 314 |  |
|  |  |
|  |  |
| the payment of the heirs |  |
| of John Bryan. |  |
| Introduced and referred .... 14.5 |  |
| Reported unfavorably ..... 193 |  |
| Indefinitely postponed ..... 193 |  |
| 71-By Hart. To amend section twn hundred fifteen (215), title III, chapter 4 of the code relative to the distribution of reports of the Supreme Court. |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| Introduced and referred .. 145 |  |
| Reported . . . . . . . . . . . . . . 152 |  |
| Passed . . . . . . . . . . . . 173-174 |  |
| Indefinitely postponed by |  |
|  | Senate ...................... 286 |
| *Erroneously printed H. F. 64 |  |

H. F.

72-By Davie. To legalize the incorporation of the town of Dow City, Crawford County, Iowa; the election of its officers, the acts done and ordinances and resolutions passed by the council of said town, and to define the limits thereof.
Introduced and referred .. 145
Reported . . . . . . . . . . . . . . . . 151
Passed .....................172-173
Amended and passed Senate 270
House concurs ............. 283
Enrolled . . . . . . . . . . . . . . $357-358$
Signed ................... . 362
Sent to the Governor ...... 367
73-By Cobb. Amendatory and additional to chapter one (1) title seven (7) of the code, relating to the assessment of taxes and defining the duties of certain county and township officers in listing certain properties for taxation.
Introduced and referred ... 145
Withdrawn from committee
and House
247
74-13y Hart. To regulate the employment of child labor and to provide for the enforcement thereof, additional to chapter 8, title XII of the code.
Introduced and referred . . 157
Substitute reported . . . . . . 395
Substitute adopted ........ 397
Amended and passed . . . 499-501
Senate passes substitute . 752
Placed on calendar ........ 768
House refuses to concur770-771
Conference committee ap-
pointed . . . . . . . . . . . . . . . 823-929
Report of conference commit.
tee recommending amend-
ments ......................... 1117
Amendments adopted . ...... 1118
Passed ............... 1118-1119
Senate concurs . . . . . . . . . . 1153
Enrolled . . . . . . . . . . . 1191,1194
Signed . . . . . ................. 1218
Sent to the Governor ....1236
T5-By Summers. Providing for the provention of tuberculosis and for the establishment, location, erection and operation of a state sanitarium for the treat. ment of persons having incipient pulmonary tuberculosis and making appro. priations therefor, and repealing acts in conflict herewith.
Introdnced and referred . . . . 157
Reported and re-referred .. 280
Penorted with amendments. . 993
Amendments adopted .... 993
Passed ..................1024-1025
Passed Senate ...............1177
Enrol'ed . . . . . . . . . . . 1311,1321
Signed ...........................................


H. F.

Page
Introduced and referred ... 170
Reported . . ................. 232
Withdrawn from House ... 331
93-By Hambleton. To require the displaying of the United states tiag upon all State buildings, county buildings, city buildings, and school houses in independent school districts of two thousand inhabitants or more on all national or State holidays.
Introduced and referred ... 170
Reported with amendment . 384
Amendment adopted ...... 384
Considered and amended470-471
Lost on passage ........... 471
Motion to reconsider filed.. 474
Motion to reconsider lost542-543
94 -By Lundt. To repeal section fifteen hundred and sixtytwo (1562), fifteen hundred and sixty-two-a (15-$62-\mathrm{a}$ ), fifteen hundred and sixty-three (1563) of the supplement of the code, are hereby repealed and the following enacted in lieu thereof.
Introduced and referred .. 170
Reported and re-referred . . 257
Reported nufavorably . . . . . 739
Indefinitely postponed .... 739
$95-$ By Bixby. To establish an industrial reformatory for females, to make appropriations therefor and to provide for the transfer of inmates to and from the Industrial School for Girls.
Introduced and referred
With drawn from committee
and House ................ 921
96-By Teachout. Making an appropriation to defray the expenses of the reception tendered the Governor by the Thirty-first General Assembly.
Introdiced ................... . . 170
Considered .................... . . 171
Passed . . . . . . . . . . . . . . . . . . 172
Passed Senate ................ 289
Fnrolled . . . . . . . . . . . . . 357,358
Signed . . . . . . . . . . . . . . . . . . . 362
Sent to the Governor ...... 367
97 -By Wise. Appronriating fifty dollars ( $\$ 50.00$ ), for the purpose of repairing, the Soldiers Orphans' Monument at Cedar Falls, and inscribing the names of deceased soldiers' orphans thereon.
Introduced and referred .. 171
Reported ................... 244
Passed ........................ . . 265
Passed Senate . . . . . . . . . . . . . 628
Enrolled . . . . . . . . . . . . . . . . . 689
signed . . . . . . . . . . . . . . . . . . . . 693
Sent to the Governor .... 697


## H. F.

Motion to reconsider filed.. 1123 Keconsidered . . . . . . . . . . . . . 1150 Amended and passed ..1150-1151 Senate concurs ............1177 Enrolled .... ........1311,1322 Signed ........................ 1326. Sent to the Governor •....1316
104-By Lundt. To repeal section fifteen hundred and thirty-two-a (1532-a), section fifteen hundred and thirtythree ( 1533 ), section fifteen hundred and forty-a of the supplement of the code, relating to the creation of highway districts, and the collection of taxes therefor.
Introduced and referred .... 180
Reported unfavorably ..... 517
Indefinitely postponed .... 517
105-By McElrath, (By request). To amend section fortynine hundred and thirtyeight (4938) of the code aud to make provision for the penalty for a second oftence.
Introduced and referred .. 180
Reported with amendment.. 192
Passed . . . . . . . . . . . . . . .238-239
Senate indefinitely postpones 305
106-By Stanbery. Authorizing an appropriation by the State for public improvements in or about navigable lakes.
Introduced and referred
Reported unfavorably
Inderinitely postponed .... 992
107-By Stoltenberg. To amend section nine hundred and seventy-five (975) of the code relating to delinquent taxes in cities under special charter.
Introduced and referred .... 180
Reported . . . . . . . . . . . . . . . . 279
Passed ....................... 333
Passed Senate .............. 697
Enrolled ................... . . . 734
Signed . . . . . . . . . . . . . . . . . . 736
Sent to the Governor .... 767
108-By Teachout. To amend section twenty-seren hundred ninety-nine (2799) of the code. relating to uniting independent school districts.
Introduced and referred .... 181
109-By Weeks. To amend title (17), chapter (4), relative to the descent of real property requiring certain things in final reports of administrators. executors, guardians, and trustees, and in decrees approving same, and providing for the recording of the decrees in any countr wherein the realty is situated.
Introduced and referred .... 181
Reported . . . . . . . . . . . . . . . . 277
Amended and passed ........ 306
H. F.

110-By Hart. To provide for the further encouragement and development of the dairy interests of the state and to appropriate money therefor.
Introduced and referred .... 195
Reported unfavorably 195 590
Indefinitely postponed 590
$111-\mathrm{By}$ Carstensen. To amend the law as it appears in section forty-nine hundred and ninety-nine-b (4999-b) of the supplement to the cede, relating to the safeguarding of machinery.
Introduced and referred .... 195
Reported ................... 340

## Reported

Passed
480
Senate indefinitely postpones 768
112 —By Stoltenburg. To amend section one thousand and fifteen (1015) of the code, relating to lieu of taxes in cities under special charter.
Introduced and referred .. 195
Reported . . . . . . . . . . . . . . . 209
I'assed . . . . . . . . . . . . . . . 250-251
Senate indefinitely postpones 768
113-By Coburn. Making appropriations for construction, improvement, repair and contingent funds and for the purchase of land for the use of the Cherokee State Hospital.
Introduced and referred .... 195
Withdrawn from committee
and House ................... 1173
114-By Tempre, (By request). To amend chapter twelve (12) title eighteen (18) of the code, and to determine the priority of certain claims in the distribution of property in the hands of receivers.
Introduced and referred .... 195
Reported ..................... 218
Passed . . . . . . . . . . . . . . . . . . 252
Amended and passed Senate 822
House concurs . . . . . . . . . . . 897
Enrolled . . . . . . . . . . . 1014,1015
Signed . . . . . . . . . . . . . . . . . . 1016
Sent to the Governor .... 1053
115-By Hambleton. To amend section number twenty-nine hundred and forty-one (2941) of the code relative to recording instruments affecting lots in cities and towns or villages. in separate books, by adding thereto as follows.
Introduced and referred .... 196
Reported .................. 218
Amended and passed ...... 253
Amended and passed Senate 363
House concurs . . . . . . . . . 373-374
Enrolled . . . . . . . . . . . . . . 501,502
Signed . . . . . . . . . . . . . . . . . . 503
Sent to the Governor .... 520
H. F.

Page.
116-By Greene. To amend section eight hundred and ninety four (894) supplement to code of lowa relating to maintainance of public libraries.
Introduced and referred .... 196
Reported 466

117-By Cassel,(by request). To amend section thirty hundred and sixty $A$ one hundred and thirty-two (3600-A-132 of the supplement of the code.
Introduced and referred .... 201
Reported . . . . . . . . . . . . . . . . . 218
Passed . . . . . . . . . . . . . . . $240-241$
Title amended .............. 241
Amended and passed Senate 305
House concurs . . . . . .... 326-327
Enrolled . . . . . . . . . . . . . 357,358
Signed . . . . . . . . . . . . . . . . . . 362
Sent to the Governor ...... 368
118 -By Davie, (by request). To amend paragraph twelve ( 12 ) of section five hundred eleven (511) of the supplement to the code relative to the milage allowed sheriffs in certain cases.
Introduced and referred . . . 201
Reported unfavorably ...... 217
Indefinitely postponed ..... 217
119-By Darrah. To repeal section thirteen hundred and six-b (1306-b) of the supplement to the code, and chapter forty-three (43) of the acts of the Thirtieth (30) General Assembly, and to enact a substitute therefor, relating to the limit of indebtedness of muvicipal corporations.
Introduced and referred.... 201
Reported .................... . 218
Re-referred . . ................. 315
Substitute reported and
Made a special order ..... 526
Amended and passed . . 575-576
Amended and passed Senate 932
House concurs . . . . . . . . . . $952-953$
Enrolled . . . . . . . . . . . . 1014,1016
signed . . . . . . . . . . . . . . . . . . 1016
Sent to the Governor . . . . . . 1053
120-By Kennedy. To amend section one thousand and fourteen (1014) of the code in relation to cities under special charters.
Introduced and referred 202
Reported with amendment.. 395
Amendment adopted . . . . . . 395
Re-referred .................. . 525
Reported unfavorably ..... 595
Indefinitely postponed .... 595


to the school year, organi- zation and meetings of the school boards, reports of school officers, and changing of boundaries of school corporations.
Introduced and referred .... 220
Substitute reported ....610-613
Substitute adopted 613
$132-\mathrm{By}$ Hambleton, (by request). Granting power to county boards of supervisors to contract with justices of the peace and constables for the payment of fixed salaries.
Introduced and referred $\because 220$
Reported unfavorably ..820-821
Indefinitely postponed $\because, 821$
$133-B y$ Head. To prohibit certain acts tending to a breach of the peace and to provide penalties for its violation.
Introduced and referred .... 220
Reported unfavorably .... 790
Indefinitely postponed .... 790
$134-\mathrm{By}$ Weeks. 'To provide for extension work by the Iowa State College of Ag riculture and the Mechantc Arts, and for investigations and experimental work by the Agricultural Experiment Station and to make appropriations therefor.
Introduced and referred . . . 221
Reported and re-referred .. 740
Substitute reported ........ 993
Substitute adopted . . . . .... 995
Passed . . . . . . . . . . . . . 1028-1029
Senate passes substitute .. 1051
Passed . . . . . . . . . . . . . 1145-1146
Title amended ................. 1146
Senate concurs ............. 1166
Enrolled . . . . . . . . . . . . 1191,1194
Signed . . . . . . . . . . . . . . . . . . 1218
Sent to the Governor .... 1237
135-By Martin. Making appropriations for construction, improvement, repairs and contingent funds for the Iowa School for the Deaf.
Introduced and referred
Withdrawn from committee
and House ..................
By Dashiell. To prohibit and punish the playing of the game commonly known as football by public schnols.
Introduced and referred ....
Reported without recommendation 593
Considered …............686-687
Lost on passage . . . . . . . . . 687
137--By Terchout. Making appropriations for construction, improvement. repairs and contingent funds for the Industrial School for Girls. Introduced and referred .... 234
Withdrawn from committee
and House
1173
H. F.

Page.
138-By McClurkin. To amend section forty-eight hundred twenty-one (4821) of the code relating to hunting on enclosed land.
Introduced and referred .. 234
Reported with amendment
. . . . . . . . . . . . . . . . . . . . .339-340
Amendment adopted . . . . . . 340
Passed ...................... 453
Amended and passed Senate 473
House concurs ............ 497
Enrolled ..................... 541
Signed . . . . . . . . . . . . . . . . . . . 544
Sent to the Governor . . . . . . 552
$139-\mathrm{By}$ Skinner, (by request). To appropriate the
sum of ten thousand ( $\$ 10,000$ ) dollars, for the relief of Ernest L. Ireland on account of injuries received while in the employ of the State of Iowa in the construction of a State building, and directing the manner of the payment of such appropriation.
Introduced and referred . . . 234
140-By Weeks. To amend section one thousand five hundred sixty-three (1563), title eight (8), chapter two (2) of the code by inserting in said section the words cockle burr, so that said section will include Russian thistle or salt wort and cockle burr.
Introduced and referred .. 234
Reported unfavorably . . . . . 739
Indefinitely postponed ...... 739
$141-\mathrm{By}$ Temple. To amend title sixteen (XVI), of chapter two (2), of the code relating to the conveyance of real property where either spouse is insane.
Introduced and referred .. 235
Reported............
Amended and passed . . . $315-316$
142-By Cummings. Making appropriation for the construction, improvement, repair of buildings, and for support and contingent funds for the Iowa Soldiers' Home.
Introduced and referred .. 235
Withdrawn from committee
and House ................ 1173
143-By Cartensen. To amend section two thousand four hundred forty-elght (2448) of the code relating to the sale of intoxicating liquors.
Introduced and referred .. 235
Reported unfavorably .... 359
Indefinitely postponed .... 359
H. F.
144-ByWise. To amend section one thousand four hundred sixty-seven (1467) of the code, relative to assessment and collection of collateral inheritance tax.
Introduced and referred
235
Reported unfavorably 370
Indefinitely postponed
371
$145-B y$ Shaffer (by request). To define and regulate the practice of optometry, and for creation of a Board of Examiners in Optometry,
Introduced and referred ...
Reported unfavorably .... 690
Indefinitely postponed
690
146-By Wyland. Appropriating the sum of elght hundred sixty-eight and forty-eight one-hundredths dollars $(\$ 868.48)$ to be paid to H. W. Tapley and Philip Morgan in settlement of all claims against the State of lowa by reason of the loss of valuable coins abstracted from the Historical Building by an employee of the state.
Introduced and referred .... 235
Reported and re-referred . . 259
Substitute reported ........ 590
Passed . . . . . . . . . . . . . . .671-672
Passed Senate ............... 1038
Enrolled . ............... 1094,1095
Signed . . . . . . . . . . . . . . . . . . . 1107
Sent to the Governor ..... 1238
147-By Gregory. Making an appropriation for the Iowa Corn Growers' Association.
Introduced and referred .235-236
Reported unfavorably ..... 659
Indefinitely postponed .... 659
148-By Peet. Making appropriations for construction, improvement, repairs and contingent funds for the State I'enitentiary at Anamosa.
Introduced and referred.... 236
Withdrawn from committee and House1173
$149-\mathrm{By}$ Welden. Making appropriations for construction,
improvement. repairs and contingent funds for the Industrial School for Boys.
introduced and referred .... 236
Withdrawn from committee and IIouse . . . . . . . . . . . . . . . 1173
$150-\mathrm{By}$ Leech. To determine the sanitary and other conditions and the nature of the natural water supplies of the State of Iowa by conioint action of the Tnited States Geological Survey and the State Board of Health.
Tntroduced and referred .... 236
Reported unfavorably .... 461
Indefinitely postponed .... 461
H. F.

Page.
151-By Kennedy. Making appropriations for construction, improvement, repairs and contingent funds for the State Penitentiary at Fort Madison.
Introduced and referred .... 23
Withdrawn from committee
and House. ................. 1173
$152-\mathrm{By}$ Head. To regulate corporations organized under the laws of any state, teritory, or country, other than the State of Iowa.
Introduced and referred .. 236
Withdrawn from committee
and House
740
153-By English. To amend section seven (7), chapter forty ( 40 ) of the Acts of the Thirtieth General Assembly of the State of Iowa, relating to primary elections and the manner in which candidates may procure their names to be placed on the primary ticket.
Introduced and referred . . . . 236
Reported .................... . . 289
Passed ....................... . . . 334
*1'assed Senate .............. 649
House concurs . . . . . . . . .654-655
Enrolled . . . . . . . . . . . . . . . . . 689
Signed . . . . . . . . . . . . . . . . . . 693
Sent to the Governor .... 697
154-By Finglish. To amend section four thousand five hundred ninety-eight (4598) of the code, relative to the fees of constables.
Introduced and referred .... 237
IReported . . . . . . . . . . . . . . . . 820
Lost on passage ........... 911
$15 \overline{5}-\mathrm{By}$ Wright. To appropriate money for the construction of a suitable fire proof building on the Iowa State Fair Grounds for the use of Iowa manufacturers in exhibiting their products.
Introduced and referred .... 2
Reported unfavorably ..... 896
Indefinitely postponed .... 896
150-By Teter. Making appropriations for construction, improvement, repairs and contingent funds for the State IIospital for Inebriates at Knoxville.
Introduced and referrred .. 237
Withdrawn from committee
and House . . . . . . . . . . . . . . . 1173
$157-$ By Springer, (by request). Making appropriations for construction, improvement, repairs and contingent funds for the Independence State Hospital.
Introduced and referred .... 237
Withdrawn from committee
and House ................ 1173


## H. F.

Page.
$\begin{array}{ll}\text { Reported unfarorably } \\ \text { Indefinitely } \\ \text { postponed }\end{array} \ldots . \mathbf{9 7 4}_{974}^{97}$
166-By Cartensen. To amend section two thousand four hundred forty-eight (2448) of the code relating to the sale of intoxicating liquors.
Introduced and referred .. 249
Reported unfavorably . . ... 359
Indefinitely postponed ..... 359
167-By Hanna. Relating to fish and game, and making appropriation for the fish and game commission of the State of Iowa.
Introduced and referred .... 249
Substitute reported and
adopted . . . . . . . . . . . . . . $465-466$
Passed . . . . . . . . . . . . . . .487-488
Amended and passed Senate1082
House concurs .........1110-1111
Enrolled . . . . . . . . . . . . 1189,1192
Signed . . . . . . . . . . . . . . . . . . 1218
Sent to the Governor ..... 1235
168-By Sankey. To prevent any
fire insurance company from insuring any property for a greater sum than the actual cash value thereof and providing penalties for violation of the provisions thereof.
Introduced and referred .. 249
Reported unfavorably ...... 548
Indefinitely postponed .... 549
169-By Cheney. To amend section fifteen hundred six-ty-six (1566) of the supplement of the code relating to the publication of the itemized report of township clerks.
Introduced and referred .... 249
Reported . . . . . . . . . . . . . . . . 276
Considered . . . . . . . . . . . . . 343
Re-referred ................... 344
Withdrawn form Ioouse ... 570
$170-B y$ Teter. Providing for the purchase and erection of a monument for the grave of William M. Stone, making an appropriation therefor.
Introduced and referred . . 249
Reported unfavorably. ...... 896
Indefinitely postponed ..... 896
Motion to reconsider filed.. 945
Motion to reconsider lost970-971
171-By Buckingham. To amend section two thousand fiftytwo (2052) of the code.
Introduced and referred . . . . 249
Reported . . . . . . . . . . . . . . . 371
Passed . . . . . . . . . . . . . . . 502-503
Amended and passed Senate 828
House concurs . . . . . . . $880-881$
Fnrolled . . . . . . . . . . . . 1014,1016
Signed . . . . . . . . . . . . . . . . . 1016
Sent to the Governor ..... 1053

H. F.

177-By Hollembeak. To repeal chapter one hundred eigh-ty-hive (185), of the acts of the Thirtieth General Assembly and enact a substitute therefor, relating to the survey, appraisement and sale of abandoned channels of the navigable streams of the State, and islands of bars situated in sald navigable streams, and authorizing the appointment of a commission to ascertain and establish the boundary lines between the state of lowa and adjoining states. Introduced and referred ..... 260.

Substitute reported........ .8858
Substitute adopted
859
Substitute adopted . . . . . . . . . $8 \mathbf{8 5 9}$
Considered
859
P'assed . . . . . . . . . . . . . . . .976-977
Passed Senate ................. 1113
Enrolled . . . . . . . . . . . . . 1190,1193
Signed . . . . . . . . . . . . . . . . . . 1218
Sent to the Governor ..... 1236
$178-\mathrm{By}{ }^{\text {• }}$ Mattes. Making an appropriation to defray the mileage and expenses of the members of the various committees sent by the Thirty-first General Assembly to visit the several State Institutions.
Introduced and referred .... 260
Reported .................... 278.
Passed . . . . . . . . . . . . . . . . . . . 302
Amended and passed Senate 608
House concurs . . . . . . . . 606-607
Enrolled . . . . . . . . . . . . . . .689-690
Signed . . . . . . . . . . . . . . . . . . . 693
Sent to the Governor ......697
179-By Carden. To indemnify Chas. H. Tribby for damages caused by sewage from the State Hospital for the Insane at Mount Pleasant, Iowa.
Introduced and referred .. 260
Reported unfavorably ..... 593
Indefinitely postponed .... 593
$180-\mathrm{By}$ Lowrey. To repeal section twenty-five hundred elghty-nine (2589) of the code and supplement to the code and section twentyfive hundred ninety (2590) of the code, and to enact a substitute therefor, relative to the examination of pharmacists and their assistants.
Introduced and referred.
. 261
Withdrawn from committee
and House . . . . . . . . . . . . . . . 948
181-By Wise. To make appropriations for the support and development of the State Normal School.
Introduced and referred .. 261 Withdrawn from committee and House .................. 121

182-By Shaffer, (by request). Providing for the form of ballot to be used at municipal elections and for the manner of nominations by petition for place on such ballot and providing penalties for violation of its provisions and repealing acts inconsistent with its provisions.
Introduced and referred .. 261
Substitute reported ......... . 1089
Substitute adopted ......... 1091
Amended and passed . 1167-1168
$183-$ By Greene. To repeal section two thousand nine hundred seventy-two (2972 ) of the code and enact a substitute therefor and to repeal section four thousand eleven (4011) of the code and enact a substitute therefor, relating to exemptions to the heads of families resident in this State.
Introduced and referred .. 280
Reported . . . . . . . . . . . . . . . . 548
Considered . . . . . . . . . . . . . .650-651
Passed .......................ite
184-By Chassell. To amend title seven (7), chapter four (4) of the code and repealing section fourteen hundred seventy-seven-d (14-$77-\mathrm{d}$ ) of the supplement to the code and enacting a substitute therefor and repealing chapter fifty-one (51) of the acts of the Thirtleth General Assembly, relating to fees for collections of collateral inheritance taxes and providing that part of the collateral inheritance taxes collected by the State shall be paid to the counties from whence they are collected and relating to rate of taxation on inheritances of alien helrs.
Introduced and refetred
Reported unfavorably
Indefinitely postponed …a 547
185-By Clary. To regulate the manufacture and sale of "patent" and "proprietary" medicines.
Introduced and referred . . . . 281
Reported unfavorably 690
Indefinitely postponed ....
186-By Stoltenberg. To legalize the proceedings of the City Council of the city of Davenport in improving a portion of Eddy Street and the Davenport and LeClaire road and the re-levy of the assessment of the cost thereof.
H. F.

Page.
Introduced and referred .... 281
Reported unfavorably .... 368
Indefinitely postponed .... 369

187-By

Stanbery. To repeal
chapter thirty-one
the laws of the Thirtieth
General Assembly and to
enact a substitute therefor
relating to sewers in cit
fes and in incorporated
towns.

Introduced and referred .... 281

Reported . . . . . . . . . . . . . . . 581

Passed ..................660-661

Passed Senate . . . . . . . . . . 1189,1115

Signed . . . . . . . . . . . . . . . . . . . . . 1218

Sent to the Governor ....... 1235

| 188-BySankey. To provide high- |
| :--- |
| ways for proper access to |
| school houses. |
| $\begin{array}{l}\text { Introduced and referred } \\ \text { Reported unfavorably }\end{array} \ldots 281$ |
| .. .320 |

Indefinitely postponed .... 321
189-By Teachout. To provide for the care and control of public cemeteries in certain cities, to create a Board of Cemetery Commissioners, and to confer

- certaln powers upon said commissioners.
Introduced and referred . . . . 281
Reported unfavorably .... 1062
Indefinitely postponed .... 1062
190-By Frudden. To amend sec-
tions one thousand nine hundred sixty-eight (1968), one thousand nine hundred sixty-nine (1969), one thousand nine hundred seventy-one (1971), and one thousand nine hundred seventy-two (1972), of the code of Iowa, relative to the drainage of lead and zinc mines.
Introduced and referred
Reported...................$~$
320
389

Title amended . . . . . . . . . . 390-391
Passed Senate . . . . . . . . . 698
Enrolled . . . . . . . . . . . . 734-735
Signed . . . . . . . . . . . . . . . . . . . 738
Sent to the Governor ....... 760
191-By Laird. To amend section forty-seven hundred 'fifty-a $(4750-a)$ of the supplement to the code, relating to the punishment for inciting or preparing for the commission of a felony.
Introduced and referred .. 290
Heported unfavorably .... 388
Indefinitely postponed … 398


[^23]H. F. Page

203-By Weeke. To amend section fouf hundred nimetyeight (498) of the relative to county recorders making a record of fees charged.
Introduced and referred .. 311
Substitute reported ....... 393
Substitute adopted ......... 394
*Passed . . . . . . . . . . . . . . . 484-485
Passed Senate ...................1081
Enrolled . . . . . . . . . . . . $1189 ; 1193$
Signed . . . . . . . . . . . . . . . . . . . 1218
Sent to the Governor ..... 1235
$204-\mathrm{By}$ Weeks. To amdad section fifteen hundred twen-ty-eight (1228) of title eight (8) chapter two (2) of the code relative to the levy of a road tax by townships and to amend section fifteen hundred thirty (1530) of the code, same title and chapter, relative to the levy and expensiture of a county road fund.
Introduced and referred ... 311
Reported unfavorably ...... 5
Indefinitely postponed ..... 51
205-By Buckingham. To amend section twenty-nine hundred thirty-one (2931) of the code in relation to entries upon transfer books.
Introduced and referred
206-By Carden. To indemnify L. H. Fenton for personal injury sustained by him while employed at the State Hospital for the Insane, at Mt. Pleasant, Iowa.
Introduced and referred .. 311
Reported and re-referred .. 326
Reported ................... 591
Passed . . . . . . . . . . . . . . . . . . . 669
Passed Senate :................ 1050
Enrolled . . . . . . . . . . . .1094,1095
Signed . . . . . . . . . . . . . . . . . . . 1107
Sent to the, Governor .....1238
207-By Koontz. Providing for a levy of a special tax of one-fifth (1-5) of a mill on the dollar upon the assessed valuation of the taxable property of the state for the erection, repair and improvement of buildings top the Ster University of Iowa.
Introduced and referred.311-312
Reported ..................... 846
Passed … .................... 1026
Explanation of pote ..1028,1033
Amended and passed Senate1179
House refuses to concur1204-1205
Senate insists ...............1\&41
Conference committee
appointed.... .......1241,1256
Conference committee reports
amendments :................. 1297

## H. F.

Page.
Amendments adopted ...... 1298
Passed . . . . . . . . . . . . . . . . . . 1298
Senate concurs .............. 1302
Enrolled . . . . . . . . . . . . 1310,1326
Signed . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor .....13ei
208-By Frudden. Relating to the assessment and taxation of property in special charter cities, and providing that section thirfeen hundred five (1305) of the code shall not apply to such cities.
Introduced and referred .. 392
ic Reported .................... 370

Passed Senate . . . . . . . . . 783-784
Fnrolled . . . . . . . . . . . . . . 867,869
Signed . . . . . . . . . . . . . . . . . . . 877
Sent to the Governor .... 889
209-By Bixby. To encourage
the planting of forest and
fruit trees in the state or Iowa.
Introduced and referred .. 312
Reported with amendment. 534
Amendment adopted ...... 535
Amended and passed . ...587-588
Passed Senate .............. 1199
Enrolled . . . . . . . . . . . . 1312,1322
Signed . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor ..... 1317
210-By Stanbery. To amend section six hundred sixtytwo (662) titie five (5), chapter two (2) of the code relative to the duties of marshals of cities and towns.

- Intrintred and referred .... 312

Reposted unfavorably .... 397
Indefinitely postponed ....... $\mathbf{8 9 8}$
211-By Jacobson. To regulate the manufacture and sale of "patent" and "proprietary" medicines.
Introduced and referred .. 329
Reported unfavorably .... 691
Indefinitely postponed ..... 691
212-ByKoontz. Making appropriations for the State University of Iowa.
Introduced and referred . . . . 32
Withdrawn from committee
and House ................... 1219
213-By McCulloch. To regulate the sale of patent medicines containing narcotic or any alcoholic preparations.
Introduced and referred .. 329
Reported unfavorably .... 692
Indefinitely postponed ...... 692
214-By Mattes. To amend section nine hundred two (902) of the code.

Introduced and referred ... 329
Reported ................... 581
Passed ....................... 605
Passed Senate . . . . . . . . . . . . 828
Enrolled . . . . . . . . . . . . . 868,869
Signed . . . . . . . . . . . . . . . . . . . . . 877
Sent to the Governor .... 880
H. F.

Page.
215-By Military Committee. Providing for the compilation and pubication of a roster of Iowa soldiers, sailors and marines, and soldiers, sailors and marines of other states and territories living in Iowa, in the war with Mexico and the war of the rebellion, the Spanish-American and Philhpine wars, including military service In the Spirit Lake expedition, and other services against the Indians, and making an appropriation therefor.
Introduced and referred. 329, 330
216-By Hart. To legalize conveyance of real estate by foreign exeutors, administrators and guardians in certain cases.
Introduced and referred . . 330
Substitute reported ....... 723
Substitute adopted ....... 724
Amended and passed ...... 753
Senate fails to pass ....... 1278
217-By Clary. To repeal the law as it appears in chapter one hundred thirty-six (136) of the acts of the Thirtieth General Assembly and enact in lieu thereof the following relative to the preservation of life and protection of property and to require the construction of fire escapes on certain buildings and enclosures now constructed or hereafter to be erected, providing the manner of constructing the same and imposing penalties for the violation thereof, additional to chapter ten (10) of title twenty-four (24) of the code relative to offences against the public health.

Substitute adopted . . . . . . . . 513
Amended and passed ....639-640
218-By Ritter. To amend chapter four (4) title five (5) of the code relating to the general powers of cities and towns.
Introduced and referred .. 33
Reported unfavorably ..... 534
Indefinitely postponed .... 534
219-By Morris. To authorize Boards of Supervisors to hear and allow clalms for damages on account of sheep killed or injured by a dog or dogs and providing for the payment of the same.
Introduced and referred .. 330
H. F.

Page.
Substitute reported ......695-696 Substltute adopted . . . . . . . 696 Amended and passed . ...749-750 Senate indefinitely postpones1178
$220-\mathrm{By}$ Welden. To create a Board of Osteopathic ex aminers and registration, and for the regulation of the same, and providing penalties for the violation of this act.
Introduced and referred.330-331
Reported unfavorably ...... 691 Indefinitely postponed .... 691

221—By Gregory. To amend section twenty-five hundred seventy-four (2574) of the code, relating to the salary of the Secretary of the State Board of Health and providing for an increase of the same.
Introduced and referred .. 331
Reported with amendments. 462
Amendments adopted ...... 462
Re-referred ................. . 505
Reported unfavorably . . . . . 745
Indefinitely postponed ..... 745
$222-\mathrm{By}$ Greene. To reorganize the congressional districts of the State.
Introduced and referred .. 331
Reported . . . . . . . . . . . . . . . 646
Lost on passage ............. 1079
223-By Lowrey, (by request). Appropriating money to the State Historical Society of Iowa for the publication of the first eight sessions of the General Assembly of Iowa.
Introduced and referred .... 341
Reported unfavorably . . . . . . 466
Indefinitely postponed .... 466
$224-\mathrm{By}$ Lowrey, (by request). To amend chapter four (4) title three (3) of the code of Iowa and provide for the copyrighting of the opinions of the Supreme Court of Iowa.
Introduced and referred .... 341
Reported unfavorably ..... 399
Indefinitely postponed ...... 399
225-By Cummings. To amend section twenty-six hundred four (2604) of the code in relation to salary of commandant of the Towa Soldiers Home.
Introduced and referred .... 341
Reported with amendment . . 646
Amendment adopted ...... 647
Passed . . . . . . . . . . . . . . . .720-721
Amended and passed Senate 1253
House concurs . . . . . . . . 1256-1257
Title amended ................. 1293
Enrolled . . . . . . . . . . . . . 1313,1323
Signed . . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor .... 1318
H. F.

226-By Skinner. To prevent unjust discrimination in the fixing of fire insurance premium and to prohibit rebating.
Introduced and referred ....

## and House

By Buckingham. To amend chapter sixty-eight (68) of the laws of the Thirtieth General Assembly relative to the establishment of levees, ditches, drains and water courses.
Introduced and referred .... 341
Substitute reported ....508-510
Substitute adopted ......... 510
Amended and passed ....569-570
Passed Senate ............... 673
Enrolled . . . . . . . . . . . . . . .689-690
Signed . . . . . . . . . . . . . . . . . . . 693
Sent to the Governor . . . . . . 697
228-By Dashiell. To amend section eight hundred fiftynine (859), chapter nine (9), title five (5), of the code, relating to bonds of park commissioners in city and towns serving without pay.
Introduced and referred.341-342
Reported unfavorably ..... 398
Indefinitely postponed 398
229-By Spaulding. To amend
section twenty-four hundred
thirty-nine (2439) of the
code, relative to the collection of mulct tax.
Introduced and referred $\underset{\text { Substitute }}{\text { reported }}$
adopted . . . . . . . . . . . . . . . 580-581
Passed . . . . . . . . . . . . . . . 667-668
Passed Senate .................. 1051
Enrolled . . . . . . . . . . . 1094,1096
Signed
1107
Signed ........................ 1239
$230-\mathrm{By}$ Peet, (by request). To amend section twenty-four hundred three of the eode as set forth in the supplement of nineteen hundred two, relating to selling of giving to a minor or intoxicated person or person in the habit of becoming intoxicated, intoxicating liquors.
Introduced and referred .... 342
Reported ..................... 851
Amended and passed ....933-934
231-By Meredith. Providing that owners of stallions and jacks shall have a lien for the service fee of said animals upon the female served and upon the get thereof: and providing punishment for willful destruction, concealment, sale or other disposition of such female or get during the existence of such lien.
H. F.

Page.
Introduced and referred .. 342
Reported . . . . . . . . . . . . . . . . 508
Re-referred ..................... 775
Substitute reported by ma-
jority
894
Minority recommends indefi-
nite postponement
895
Minority report lost ....... . 951
Substltute adopted
951
Passed
1043
232-By Epperson. To amend section forty-three hundred thirty-eight (4338) of the code, relating to fines.
Introduced and referred
Reported unfavorably . . . . . 38939
Indefinitely postponed 398

233-By Conn. Concerning and defining the crime of molesting or disturbing any public school when in session, and prescribing punishment therefor.
Introduced and referred .. 342
Reported unfavorably .... 530
Indefinitely postponed ...... 530
234--By Martin. Authorizing the employuent of special counsel to assist the attor-ney-general in certain litigation and making an appropriation therefor.
Introduced and referred .... 342
Withdrawn from committee
and House
527
235-By Epperson. To amend section twenty-eight hundred thirty-nine (2839) of the code, relating to fines.
Introduced and referred ..
Reported unfavorably
Indefinitely postponed 848
389
Indefinitely postponed :... 399
236-By Bealer. Providing for the inside finishing and completion of the Historical, Memorial and Art Building. Also for the purchase of steel book atacks and making an appropriation therefor.
Introduced and referred
343
237-By Cobb. To require telephone companies to connect their lines at all places where central offces or receiving stations are maintained for the transmission of toll messages over their lines.
Introduced and referred . . 3.5
Reported unfavorably .... 832
Indefinitely postponed ..... 832
238-By Greeley. Making appropriations to the Iowa State
College of Agriculture and Mechanic Arts.
Introduced and referred .. 355
Withdrawn from committee
and House
1219

H. F.
ty-eight (2828), twentyeight hundred forty-one (2841), eighteen hundred sixty-four (1864), two thousand ninety-three (2093), two hundred thir-ty-twe (232), thirty-three hundred seven (3307), thirty-four hundred three (3408), foun thousand twenty-four (4024), three hundred ninety-nine (399), four hundred ( 400 ), four hundred forty-six (446), nineteen hundred forty (1940), nineteen hundred forty-four (1944), nineteen hundred eighty-one (1981), twenty-blee hundred sev-enty-two (2372), twentythree hundred seventy-four (2874), six hundred six (606), six hundred eight (8), six hundred eleven (611), six hundred fifteen (615), six hundred thirtythree (633), nine hundred twenty-six (926), two thousand three (2003), fifty-six hundred twentysix (5626), of the code, to amend the law as it appears in section six hundred two (602), of the supplement of the code and and to amend section three (3) of chapter one hundred fourteen (114), section eight (8) of chapter sixty-eight (68), and saction three (3) of chapter forty-three (43) acts of the Thirtieth General Assembly, relating to legal publications.
Introduced and referred ... 356
Reported with amendment $529-530$
Amendment adopted ........ 530
Passed . . . . . . . . . . . . . . $599-601$
Senate indefinitely postpones 985
Senate allowed to recall .. 988
Recalled by Senate .......9890
Amended and passed Senate. 1229
House concurs ........1248-1249
Enrolled . . . . . . . . . . . . . 1314,1324
**Signed . . ..................... 1326
Sent to the Governor .....................
245-By Offill. Amendatory of section number fifteen hundred thirty-two-a (1532-a) of the supplement to the code, in relation to the road district plan in townships.
Introduced and referred . . . . 372
Reported unfavorably ..... 317
Indefinitely postponed …. 817
246-By Weeks. To legalize the incorporation of the town of Jamaica, Guthrie county, Iowa, the election of its officers, the passage of

[^24]
*Erroneously printed House File No. 200

H. F.

Page.
state in aiding the government to equip and place in the field its soldiers for the Spanish war.
Introduced and referred . . . . 402
Reported and re-referred .. 645
Reported . . . . . . . . ......... . . 992
Withdrawn from House .. 1162
261-By Welden. To amend section eight hundred nine-ty-four ( $89 \pm$ ) of the code, and to provide for the maintenance and preservation of buildings and improvements upon real estate owned by a city.
Introduced and referred .... 403
Reported . . . . . . . . . . . . . . . . 579
Amended and passed ....626-627
Title amended ............. 627
Senate indefinitely postpones 698
262-By Carstensen. To amend section twenty-four hundred forty-elght ( 2448 of the code, relating to the sale of intoxicating lipuors.
Introduced and referred ....
Reported unfavorably ...... 850
Indefinitely postponed .... 851
$263-\mathrm{By}$ Calderwood. In regard to the admission of wives of soldiers to the Soldiers' Home at Marshalltown.

## Introduced and referred

Reported
Passed
726-727
264-By Wright. Appropriating
the sum of five thousand $(\$ 5,000.00)$ dollars to be paid to Lena Ness, guardian of Andrew T. Ness for the use and beneflt of Andrew T. Ness in settlement of all clazms against the State of Iowa by reason of the iujury to Andrew T. Ness and damages resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury, said injury occuring while the sald Andrew T. Ness was detained in the State Hospital for the Insane at Independence. Iowa.
Introduced and referred
265 - By Hambleton. To amend chapter fifty (50) of the acts of the Thirtleth General Assembly by repealing section two (2) thereof in reference to collection of tax and amending section fifteen hundred thirty-three (1533) of the supplement to the code.
Introduced and referred .... 403
Withdrawn from committee and House



[^25]H. F . ing their compensation and creating a fund therefor.
Introduced and referred.494-495
Reported .... ....... .. $851-852$
Re-referred ...... .. .... 852
Motion to recall frem consmittee filed ............. 877
Motion to recall lost ...881-882
Heported unfavorably ......1133
Minority report without recommendation ... .... 1133
Indefinitely postponed 1170-1171
288-By Teaehout. To reimburse Erank Bristow for injuries sustained while in the employ of the State.
Introduced and referred ... 495
Reported and re-referred.593-594
Geported ................. 744
Passed . . . . ...... ....773-774
Passed Senate ..... ....... 1178
Enrolled ............. 1311,1322
Signed . . . . . . . . . . . . . . 1326
Sent to the governor .......1317
289-By Robinsos. To amend section thirteen hundred twenty-two (1322) of the code, relating to assessment of national, state and savings banks.
Introduced and referred ... 495
Reported
Re-referred … .....................................
Reported . .................. 773
Made a special order ...... 812
Substitute offered ...... .. 882
Substitute not adopted .... 883
Lost on passage .... .. 883-884
290-By Meredith. Providing for the election and compensation of county assessor, and to amend sectlons thirteen hundred seventy-seven (1377), thirteen hundred eighty-two (1382), thirteen hundred eighty-three (1383), thirteen hundred eighty-six (1386) and thirteen hundred eighty-eight (1388) of the code, and section thi rteen hundred eightyfive $b$ ( $138 \overline{5}-\mathrm{b}$ ) and thirteen hundred eighty-five-c (1385-c) of the supplement thereto; and to regeal sections thirteen hundred fifty-two (1352) and thirteen hundred sixty-six (1366) of the code and to enact substitutes therefor.
Introduced and referred ...
Reporited unfavorably
495
Indefinitely postponed ... 821
291-By Koontz. To amend section one (1), chapter one hundred severteen (117) of the laws of the Thirtieth General Assembly, relative to making appropriation to the State Historical Society of Iowa.
Introduced and referred ... 495
Reported unfavorably ..... 745
Indefinitely postponed $\cdots . .745$
H. F.

292-By Shaffer (by request.) To amend sections thirtysix hundred seventy-six (3676), thirty-six hundred eighty-seven (3687), fiftythree hundred sixty-three (5363), and fifty-three bundred sixty-nine (5369.) of the code, relating to the manner of selecting jurors in civil and criminal cases.
Introduced and referred.495-496
Reported unfavorably ..... 560
Indefniteqy pegstponed .... 660
293-By Boland. To amend section two hundred and twenty-seven (227) af the code, relating to judicial Districts.
Introduced and referred ...
294-By Teachout. To reimburse John Sharp for damages inclirred in moving his restaurant on Agricultural Grounds.
Introduced and referred ... 498
Reported unfavorably ..... 592
Indefinitely postponed ...... 592
295-By Bealer. Amendatory to chapter six (6), title three (3) of the code, extending the jurisdiction of superior courts in cities which are not county seats, and which have now, or may hereafter have, a population of twenty-five thousand or more; providing for Ghanges of venue from superior courts in such citien; providing for trial by jury in superior courts in such cities; providing for the number of jurors in such courts in such cities and the manner of their selection; providing the manner of making of judgments of such courts in such cities hens upon real estate: providing that sales of real estate may be made on process issued out of such courts in such eities; providing for the recording of such sales and the execution of deeds made pursuant to such sales; providing that the filing of petitions in such courts in such cities which affect real estate shall charge third persons with notice of the pendency of the section upon filing a notice of pendency; providing for the Salary of Judge of the Superior Court in such cities: providing for the compensation of the shortband reporter of suck court in such cities; and
H. F.
providing that the act shall apply to cities acting under special charter.
Introduced and referred
496
296-By Cheney. To repeal chapter nine (9) of the Thirtieth General Assembly.
Introduced and referred.... 496

| Reported unfavorably | $\ldots .$. | 726 |
| :--- | :--- | :--- |
| Indefinitely | 726 |  |

297-By Doran. Authorizing the Executive Council of the State to grant the right of way to the Fort Dodge, Des Moines \& Southern Railway Company over and across section thirtythree (33), township eighty-four (84), range twenty-four (24), and sections twenty-five (25) four (4), nine (9), ten (10), fourteen (14), township eighty-three (83), range twenty-four (24), west of the fifth principal meridian.
Introduced and referred ... 497
Substitute reported ....980,982
Substitute adopted ......... 1040
Amended and passed .1040-1041
Senate passes a substitute. 1207
Enrolled . . . . . . . . . . . . . 1314,1324
Stgned ....... ....... .... 1326
Sent to the governor ....... 1319
208-By Spaulding. To repeal subdivision one (1) of section thirty-four hundred forty-seven (3447) of the code and to enact a substitute therefor.
Introduced and referred
Reported unfavorgbly .... 4
Indefinitely postponed
497
299-By committee on Roads and Highways. To amend section fifteen hundred sixty-six-a (1566-a) of the supplement to the code, relating to publica. tion of itemized accounts of township officers.
Introduced and passed on file ...... ............... passed . . . . ..... .. $567-568$
Motion to reconsider filed.. 572
Motion to reconsider withdrawn

622
Passed Senate ..... ...... 1022
Enrolled . . . . . . . . . . . . 1094,1095
Signed .... ................. 1107
Sent to the governor .... 1238
300—By Robinson. To repeal sections four hundred ten (410), four hundred eleven (411), four hundred twelve (412) and four hundred sixty-nine (469) of the code, and to enact substitutes therefor, to regeal sections four hulddred sixteen (416), four hundred seventeen (417),
H. F.

Page.
four hundred eighteen (418) and four hundred nineteen (419) of the code, all of said sections relating to the board of supervisors, and to repeal all provisions of the code, and all acts and parts of acts of the legislature in conflict with this act.
Introduced and referred ... 520
Reported without recommen-
dation .... ............. 1139
Referred to a special committee. . .. ...... ...... 1201
Reported Unfavorably …... 1247
$301-\mathrm{By}$ Wyland. To amend section thirty-four hundred ninety-four (3494) of chapter four (4), title elghteen (18) of the code as the same appears in supplement to the code, relating to the place of bringing actions.
Introduced and referred ... 521
Reported with amendment. . 583
Amendment adopted ....... 583
Passed . . . . . . .........616-617
Amended and passed Sen-
ate...............
House concurs .... .......... 977
Enrolled . . . . . . . . . . . 1015,1016
Signed . . . . . . ... ....... 1016
Sent to the governor ...... 1054
302-By Wyland. To amend sections eleven hundred six (1106), eleven hundred nine (1109) eleven hundred nineteen (1119) and eleven hundred twenty (1120) and eleven twen-ty-one (1121) of the code relating to elections, form of, and manner of marking of the ballots.
Introduced and referred ...
Withdrawn from committee and House
303-By Laird. To amend the law as it appears in chapter sixty-elght (68) of the laws of the Thirtieth General Assembly, relating to levees, drains and water courses.
Introduced and referred ... 521
Reported ................. 695
Passed . . . . . . . . . . . . 733-734
Senate indefinitely postpones
304-By Calderwood. To pay sundry persons named in this bill for material and labor furnished by them in the erection of the medical hospital of the lowa State University erected in eighteen hundred and ninety-seven (1897).
Introduced and referred ... 521
meported unfavorably 521

| H. F. ${ }^{\text {Pr }}$ Page. |  |
| :---: | :---: |
|  |  |
|  | tion twenty-four hun |
| of the code, to repeal sub- |  |
| section and to repeal sec- |  |
|  |  |
| tions twenty-four hundred |  |
| forty-nine ( 2449 ), twenty- |  |
| four hundred firty ( 2400 , |  |
|  |  |
| one (2451) and twenty- |  |
| four hundred fifty-two |  |
|  | (2452) of the code, and |
| enact the following in |  |
| lieu there |  |
| Introduced and referred |  |
| Reported unfavorably |  |
|  | ndefinitely postponed |
| 306-By Spaulding. io amend |  |
| section forty-one hundred |  |
|  |  |
| code relating to notice |  |
|  |  |
| Introduced and referred .521-522 |  |
| Keported . . . . . . . . . . . 630 |  |
| Passed ........ .......674-675 |  |
| Passed Senate . . . . . . . . 119019193 |  |
|  |  |
| Signed . . . . . . . . . . . . . . 1218 |  |
| Sent to the governor |  |
| 307-By Chassell. To require life |  |
|  |  |
| to be carried by certain |  |
| boats and barges used to carry passengers for hire. |  |
|  |  |
| Introduced and referred ... 522 |  |
| Reported ...... .... ..... 68. |  |
|  |  |
| 308-By Greeley. Regulating primary elections. |  |
| Introduced and referred |  |
| Reported unfavorably $\ldots .$. . 863 <br> Indefinitely postponed <br> .... <br> 863 |  |
|  |  |
| 309-By Teachout. Authorizing |  |
|  |  |
| hibit, license, regulate, |  |
|  |  |
| bill posting and sign |  |
| painting.Introduced and referred ... 522 |  |
|  |  |
| Reported unfavorably ..... 833 |  |
|  | Indefinitely postponed ..... 833 |
| 310-By Teachout. To consolidate, or regulate the number of school districts in cetain cities of the first class, and other purposes incident thereto. |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
| Introduced and referred .. 522 Reported unfavorably |  |
|  |  |
| Indefinitely postponed .... 853 |  |
| 311-By Frudden. To amend |  |
| section thirteen hundred |  |
| thirty-three-d (1333-d), as |  |
| the same is found in the |  |
|  |  |
|  |  |
| of fire insurance com- |  |
| panies. <br> Introduced and referred .. 522 |  |
|  |  |
|  |  |
|  |  |

F. Lundt To amend secdred forty-eight (2448) of the code, to repeal subdivision one (1) of said section and to repeal secions twenty-four hundred four hundred fifty ( 2450 ), twenty-four hundred fiftyone (2451) and twenty(2452) of the code, and enact the following in lieu thereof.
Introduced and referred
Reported unfavorably 850 ndefinitely postponed .... 850解 section forty-one hundred code relating to notice of appeal.
Introduced and referred .521-522
Reported
674-675
Passed Senate .... ........ 1082
Enrolled ...............1190,1193
Signed ..................... 1218
Sent to the governor : $\ldots .1235$
307-By Chassell. To require life preservers and life floats to be carried by certain boats and barges used to carry passengers for hire.
Introduced and referred 522
Reported ...... .... .... 634
Passed
Regulating pri-
mary elections.
miroduced and
keported unfavorably ...
Indefinitely postponed . . . . . 863
309-By Teachout. Authorizing cittes and towns to prohibit, license, regulate, bill posting sign boards, painting.
Introduced and referred ... 522
Reported unfavorably
ndefinitely postponed ...... 83 date, or regulate the number of school districts in cetain cities of the first class, and other purposes incident thereto
Introduced and referred
Reported unfavorably ..... 853
Indefinitely postponed ... section thirteen hundred thirty-three-d (1333-d), as the same is found in the repplement to the colo of fire insurance companies.

Reported . . .... . . . . . 845
Withdrawn from House .. 931
H. F.

Page.
312-By Carstensen. To require an annual examination of the books of all city officials
Introduced and referred .. 522
Reported unfavorably .... 633
Indefinitely postponed .... 633
$313-\mathrm{By}$ Cartensen. 'To prohibit city officers from engaging in contracts with the city.
Introduced and referred .. 522
Reported unfavorably .... 579
Indefinitely postponed .... 579
314---By Hume. To regulate telephone companies doing business in the state of lowa and to prescribe the maximum toll charges on the lines thereof.
Introduced and referred ..
523
Reported unfavorably .... 832
Indefinitely postponed .... 832
$315-\mathrm{By}$ Martin. To repeal section thirty-seven hundred twenty-two (3722) of the code and enact a substitute therefor.
Introduced and referred .. 523
Reported unfavorably . . . . . . 630
Indefinitely postponed .... 630
316-my Maben. To amend section fourteen hundred fif-ty- eight (1458) of the rode, relating to settlements with the county treasurer.
Introduced and.referred ... 523
Reported unfavorably .... 632
Indefinitely postponed ..... 633
317--By Hollembeak. To repeal section seventeen hundred sixty-four (1764) of the code and to amend section thirteen hundred thirty-three-d (1333-d) of the supplement to the code. relative to insurance.
Introduced and referred .. 523
Reported with amendment 583
Araendment adopted ....... 584
Re-referred . . . . . . . . . . . . . . 584
Substftute reported ........ 846
Substitute adopted and passed . . . . . . . . . . . . .930-931
318-By Kling. To legalize the incorporation of the town of Woodbine, Harrison county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.
Introduced and referred . . . 523
Reported . . . . . . . . . . . . . . . . . 583
Passed . . . . . . . . . . . . . . . 607-608
Passed Senate . . . . . . . . . . . 823
Enrolled . . . . . . . . . . . . . . . 868,870
Signed . . . . . . . . . . . . . . . . . . . 877
Sent to the Governor ....... 890


| H. F.329-By Special Committee. $\quad$ Page. |  |
| :---: | :---: |
|  |  |
| amend section one hun- |  |
| the code relating to bien- |  |
|  |  |
| nial reports of officers. |  |
|  | ntroduced and passed |
|  |  |
| Passed . . . . . . . . .....661-662 |  |
| ate ...... .... ........ 784 |  |
| House concurs .... ....8809-810 |  |
|  |  |
|  |  |
| Sent to the governor ..... 890 |  |
| 330--By Special Committee. To |  |
| repeal sections one thous-and fifty-seven (1057), |  |
|  |  |
| one thousand sixty-four |  |
|  |  |
| ty-five (1065), one thous- |  |
| and sixty-six (1066), one |  |
|  | thousand sixty-eqght |
| (1068), one thousand |  |
| seventy (1070), one thous- |  |
| and seventy-one (1071), |  |
| one thousand seventy- |  |
|  |  |
|  |  |
|  | relating to the election |
|  | of officers and the terms |
|  | Introduced and passed on |  |
|  |  |  |
| Amended and passed .....664-666 |  |
|  |  |  |  |
| Title amended .. .. ...... 666 |  |
| Amended and passed Senate. 780 |  |
| ReferredReported $\ldots . . . . . . . . . . . . . . . . . . ~$1098809 |  |
|  |  |  |  |
| Reported ................. 1098 |  |
| House refuses to concur in part . . . . . . . . . . . . . . . . 1099 |  |
| Senate insists .......... 1241 |  |
| Conference committee appointed . . . . . . . . . . . 1241,4256 |  |
| Report of conference committee .... ...... ...... 1274 |  |
| Amended and passod . .1275-1276 |  |
| Senate concurs . . . . . .Dnrolled |  |
|  |  |  |  |
| Signed .... $\cdot \cdots \cdots$. . . . 1326 |  |
| Sent to the governor ...... 1310 |  |
| 331-By Special Committee. To |  |
| amend section one hun- |  |
| dred forty-six (146) of |  |
| the code, relatugg to the term of office of the Cus- |  |
|  |  |  |  |
| todian of P'ublic Buildings. |  |
| Introduced and passed onfile ...... .... ....... 564 |  |
|  |  |  |  |
| Passed .... .... ..... 666 -667 |  |
| Senate passes substitute ... 783 |  |
| Referred . . . . . . . . . . . . . 809 |  |
| House concurs . . ....1103-1104 |  |
| Enrolled . . . . . . . . . . . 1190,1193 |  |
| Signed $\ldots . . . . . . . . . . . . . .1218$Sent to the governor |  |
|  |  |  |  |
| 332-by special Committee. To |  |
| amend section ten hun- |  |
| dred ninety-three (1093) |  |
| of the code, relating to election boards. <br> Introduced and passed on |  |
|  |  |  |  |
|  |  |  |  |

H. F..
Page.
file
564
Passed ... ....................... 667
Amended and passed Senate. 782
House concurs .... ....808-809
Enrolled . . . . . . . . . . . . .868-870
signed . . . . . . . . . . . . . . . . . 877
tSent to the governor. ..... 890
333-By Special Committee. Tho repeal section one thpusand seventy-two (1072) of the code and to enact a substitute therefor, re-

* lating to the terms of county officers.
Ex'Intmoduced and passed on file ...... .... .........
564
Made a special order ....... 368
Considered .. .... ........ 729
Lost on passage . . . . . . . . . . 730
334-By Special Committee. To repeal section one thousand seventy-two (1072) of, the code and to enact a substitute therefor, relating to the term of office of county officers.
Introduced and passed on file ...... .. ........... 564
Made a special order ..... 668
Amended . . . . . . . . ....... 729
Considered and passed ..730-731
Amenđed and passed Sen-
ate ...... .... .... ..... 1207
House concurs . . . . . 1251-1252
Enrolled .................... 1314,1325
Signed . . . . . . . . . . . . .... 1326
Sent to the governor .:....... 1320
335-By Hambleton. Co repeal section number sixteen hundred ninety-nine (1699) of the code, and enact a substitute in relation to investment of funds of insurance companies other than Life, and organized under chapter four (4) of titie nine ( 9 ) of the code.
Introduced and referred..564-565
Reported .... ... ........... 860
Passed . . . . . . . ............927-928
$336-$ By Peet. To authorize the executive council to convey to Jones county, "Iowa, a roadway through the east haif of the southwest quarter of section thirty-three (33), township eighty-five (85), north of range four (4), west of the fifth principal meridian.
Introduced and referred ... 565
Reported . . . . . . . . . . . . . . . . 582
Passed . . . . . . . . . . . .605-606
Amended and passed Senate. 935
Recalled by the Senate.... 984
Senate allowed to recall ... 988
Passed Senate ..... ........ 1114
Enrolled . . . . . . . . . . . 1191,1194
Signed . . . . . . . . . . . .... 1218
Sent to the governor ....... 1237
Introduced and passed on

[^26]H. F.
337-By Geneva. To govern town-ship assessors in takingassessments in rural dis-tricts outside incorporatecities and towns.
Introduced and referred ..... 565
keported unfavorably ..... 834
Indefinitely postponed ..... 835
338-By Ritter. To secure inmatters of religious in-struction a free exerciseof rellgious preference toall inmates of state, coun-ty and city institutions,maintained for the deten-tion of persons held tocommittal or confinementin any penal, correctional,charitable or educationalinstitution or other placeof confinement maintainedand supported by publicfunds.
Introduced and referred ..... 565Substitute reported .....792-793
Considered and amended.872-873
Made a special order ..... 873
Substitute adopted ..... 884
Amended and passed ..... 884-885
Amended and passed Senate. 1082
House concurs . . . . . 1104-1105
Enrolled .....  .1190,1193
Signed ..... 1218
Sent to the governor . . . . . 1236for better accounting byadministrators, executors,guardians, trustees, receiv-ers, commissioners andassignees for the benefitof creditors and otherofficers and persons ap-pointed by courts to havethe care and control ofproperty or the recelptand disbursement of money.
Introduced and referred ... 684
Reported unfavorably ...... 1109 ..... 109
Indefinitely postponed
y Gregory. To providefor the regulation of em-balming and disposal ofdead bodies, and to pre-vent the use of poisonsin the preservation of deadbodies, and for a systemof examination, registra.tion and licensing of em-balmers, and to imposepenalties for the violationof its provisions.
Introduced and referred ..... 596
Reported ..... 819
Amended ..... 907
Consideration deferred .... 907Amended and passed . . 925-926

Senate falls to pass ..... $\begin{array}{r}1115 \\ \hline\end{array}$
341-By English. To appropriatethe sum of four hundredforty-one dollars andseventy cents (\$441.70),for the relief of George
H. F.

Page.
F. Hunt, late ordnance sergeant in the Adjutant General's department of the State of Iowa, on account of balance of salary due under joint resolution number nine, acts of the Twenty-sixth General Assembly, and direct ing the manner of the payment of such appropria tion.
Introduced and referred . $596-597$
Reported and re-referred . . . 834
Reported . . . . . .... . . . . . . 992
Passed . . . . . . . . . . . . . 1122-1123
Passed Senate . . . . . ..... 1300
Enrolled . . . . . . . . . . . . . 1316,1326
Signed . . . . . . . . . . . . . . . . 1326
Sent to the governor ...... 1321
342-By Doran. Providing for State registration of pure bred domestic animals and issuing certificates of registry therefor specifying duties of Secretary of the department of Agriculture of the State of lowa and of the Executive Committee of the Department of Agriculture of the State of Iowa.
Introduced and referred ... 597
343-By Special Committee. To revise the laws relating to the sentence and commitment of persons convicted of crime, and providing for a system of reform and parole and to create: the necessary officers therefor. defining their powers and duties, and to fix thetr compensation and appropriating the money necessary to carry the same into effect. and to repenl all acts and parts of acts in conflict therewith.
Introduced and referred . . . 597
Withdrawn from Committee and House ... ...... 1081

344-By Special Committee. To reimburse Charles Youde and $G$. $R$. Whitmer for expenses incurred in the pirction contest from the Fightieth Representative District of Iowa,
Introduced and referred ... 597

Lost on passage ............72,773
Motiom to reconsider filed .. 808
Recoincidered .... . . . . .... 824
Considered. and passed . .824-826
Passed Senate .... ...... 1253
Fnrolled ..............1314,1325
Signed. . . . . . . . . . . . . . . 1326
Sent to the governor ...... 1319
H. F. Page.
845-By English. To amend sec tion nineteen (19) ofchapter eighty ( 80 ) of theacts of the Thirtieth Gen-eral Assembly
Introduced and referred ..... 609
Substitute reported ..... 849
Supstitute adopted andpassed . . ..............944,945346-By Hart. To regulate theinterference with andinmoval of electric wires inthe construction of bridgesor other public improve-ments.
Introduced and referred ..... 623
Reported ..... 833 ..... 1040
Amended
Amended
Withdrawn from House ..... 040
y Hart. To regulate inter-ference with electric wiresin moving houses or likeobjects upon the highway.
Introduced and referred ... ..... 623
Reported ..... 832
Withdrawn from House .... 104348-By Springer. To amendsection one hundred fifty-four (154) of the coderelating to the salary ofthe Custodian of PublicB.ildings.
Introduced and referred .636-637
Reported with amendment . . 819
Amendment adopted ..... 820
Withdrawn from House .....  1029
349-By DeMar (by request). Toamend sections fifty-fivehundred eighty-five (5585),fifty-five hundred eighty-six (5586) and fifty-ivehundred eighty-seven(5587) of the code in rela-tion to trials before Jus-tices of Peace in crim-inal cases.
Introduced and referred ..... 637
Reported unfavorably ..... 659
Indefinitely postponed ..... 659
$350-\mathrm{By}$ McAllister (by request) For an act to amend sec-tion twenty-four hundredfifty-one (2451) of thecode relating to the saleof intoxicating liquors un-der the mulct law.
Introduced and referred637
Reported unfavorably ..... 850
Indefinitely postponed ..... 850
351-By Wyland. Amending sec-tion twenty-five hundredninety-three (2593) of thecode, in relation to thesale of poisons.
Introduced and referred ..... 637
Reported unfavorably ..... 918
Indefinitely postponed ..... 918
352-By Geneva. Relating to the taxation of mortgages and mortgaged real estate, other tthan corporationproperty.
Introduced and referred ... ..... 637
Reported unfavorably ..... 846
Indefinitely postponed ..... 846
H. F.

Reconsidered ... . ........ 1208
Lost on passage 1208-1209

353-By Teter. Amending section thirteen hundred eleven (1311) and thirteen hundred twenty-two (1322) of the code, relating to the assessment and taxation of moneys and credits and shares of stock of national banks.
Introduced and reierred $\qquad$
Withdrawn from commlttee and House845

354-By Doran. To regulate the issuance, acceptance and use of free ransportation, or transportation at less rates than are open to the general public, by rallway, street railway, and interuman rallway companies, and to provide penalties for the violation thereof, additional to title ten (10), chapter (7) of the code.
Introduced and referred ... ..... 648
Withdrawn from committee. ..... 885
355-By Martin. Authorizing theemployment of specialcounsel to assist the At-torney-General in certalnlitigation and making anappropriation therefor.

Introduced and rererred..648-649
Reported ... . . . . . . . . . . 896
Withdrawn from the House. . 1049
356-By Military Committee. Additional to and amendatory to chapter one (1), title eleven (11) of the code, and the law as it appears in chapter one (1) title eleven (11) of the supplement to the code and chapter seventy-seven (77) of the acts of the Thirtieth Generai Assembly, relative to the state Military force and Iowa National Guard.
Introduced and referred . . . 660
Withdrawn from. committee and House ..... .... 1096
357 -By Maben. To apportion the State into Representative Districts and declare the ratio of representation.
Introduced and referred ... 660
Reported . . . . . .... ... 1046
Passed . . . . ... .....1091-1092
Amended and passed Senate. 1230
House concurs ..... ...... 1250
Fnrolled ............... . 1313,1323
Signed . . . . . . . . . . . . . . . . . 1326
Sent to the governor ............. 1318
358-By Lowrey. Legalizing certain instruments executed by corporations affecting the title to rear estate.
Introduced and referred ... 660
Reported . . . . . . . . . . . . 744
Passed . . . . . ..... .......755-756
H, $\mathbf{F}$. Yage.
359-By Laird. To amend sec- tion ten hundred sixty (1060) of the code, and to repeal section ten hundred seventy-four (1074) of the code and to enact a sub- stitute therefor, relating to the election and terms of township trustees.
Introduced and referred ..... 677
Substitute reported .... ...Substitute adopted and pass-
ed1043
Amended and passed Sen-ate . . . . . . . . . . . . . . . . 1222House refuses to concur$.1259-1260$
Senate insists .....  1291
Conference committee ap-pointed . . . . . . . . . . . 1291,1292
Conference committee re-ports in favor of Senateamendments .... ...... 1303
Passed ..... 1304
Enrolled ..... 1326
Signed ..... 1326
Sent to the governor .....1321
$360-\mathrm{By}$ Ritter. To provide forthe establishment of acourse of practical andscientific instruction andinvestigation in the art ofclay working and cer-amies, including the manu-facture and use ofcements and allied indus-tries in the Iowa StateCollege of Agriculture andMechanic Arts.
Introduced and referred ..... 677
Reported ..... 982
Passed ..... 1059
Passed Senate ..... 1207
Enrolled ..... $.1312-1322$
Signed ..... 326
Sent to the Governor ....1317361-By Teachout. Relating tothe regulation of lying-inhospitals.
Introduced and referred ..... 677
Reported unfavorably ..... 818
Indefinitely postponed ..... 818
$362-$ By Langan. To amend sec-tion eleven hundred six(1106) of the code, relat-ing to the form of ballotused in elections.
Introduced and referred ..... 678
Reported with amendments. ..... 807
Amendments adopted ..... 807
Passed . . . . . . . . . . . 885-886
Amended and passed Senate. 1221
House concurs . . ... 1250-1251Enrolled . . . . . . . . . . . . . 1315,1325Signed . . . . . . . . . . . . . . . . 1326Sent to the governor ...... 1320
363-By Lowrey. To legalizeconveyances of real pro-perty by executors or trus-tees under foreign wills.
Introduced and referred .. ..... 682
Reported unfavorably ..... 742
Indefinitely postponed ..... 742
*Erroneously printed House File No. 886
H. F.Page.364-By Doran. To repeal sec-tion ten hundred sixty-eight (1068) of the codeand to enact the follow-ing in lieu thereof.
ntroduced and placed onCalendar.682
Consideration deferred ..... 721
Ordered printed in Journal ..... $+21$
Amended and passed . . . 732-733
Title amended ..... ...... 733
Senate passes substitute ... 1198
House refuses to concur ... 1260
Senate insists ...... ...... 1292Conference committee ap-pointed . . . . . . . . . . . 1292
Conference committee re-ports amendment . . . . . 1302
Senate amends and passes.. 1305House concurs . . . . . ... 1305
Enrolled ..... $.1316,1326$
Signed .....  1326
Sent to the governor ..... 1321$365-\mathrm{By}$ Laird. To repeal sectionfour hundred eleven (411)of the code and to enacta substitute therefor relat-ing to the election andterms of office of countysupervisons.
Introduced and placed onCalendar . . . . .... ... 682-683Referred . . . . . . . . . . . . . . . 726
Reported without recom-
mendation ................. 1139Referred to special commit-tee . . . . . . . . . . . . . . . . 1202
Substitutes offered . . .. 1202-1203Reported unfavorably .....1247Indefinitely postponed ......1247366-By Coburn. Relative to thetransfer of funds raisedby townships for the pur-pose of building publichalls, additional to chap-ter ten (16) title four(4) of the code.
Introduced and referred ..... 683
*Reported ..... 745
Passed ..... 890-891
Amended and passed Senate. 1165
House concurs ..... 1174
Enrolled ..... 1311,1322
Signed ..... 1326
Sent to the governor .....  . . . . 1317$367-$ By Buckingham (by request)Requiring physicians totake human life under cer-tain conditions.
Introduced and referred .699-700
Withdrawn from committeeand House717
368-By Freeman. To repeal thelaw as it appears in sec-tion three thousand six-teen (3016) of the supple-ment to the code, relat-ing to bushel by weight,and to enact a substitutetherefor.
Introduced and referred ... 703
Reported with amendments. ..... 852
Amendments adopted ..... 921
H. F.

Page. ${ }^{\circ}$ H. F.
Amended and passed ........ 924 Amended and passed Senate. 1253 House concurs . . .....1258-1259 Enrolled . . . . . . . . . . . . . 1315,1325 Signed . . . . . . . . . . . . .... 1326 Sent to the governor ....... 1320
369-By Wright. To repeal section twelve (12) of the code and to enact a substitute therefor, relating to the compensation of members of the General Assembly.
Introduced and referred.703-704
Reported
... 820
Lost on passage
.. .
. .....907-908
370-By Meredith. Requiring every person, firm or corporation operating a telephone exchange in any city or town of this state having two or more of such exchanges, to maintain in some convenient place in the office of such exchange one telephone instrument or apparatus of every other person, firm or corporation operating a similar exchange in said exchange in said city or town, and to provide punishment for failure or refusal to comply therewith. Introduced and referred
Introduced and referred .... 7004
Indefinitely postponed ...... 1006
371--By Meridith. Providing that persons performing labor or furnishing materials for improvements upon any street, avenue or highway in front of any lot or parcel of land by virtue of any lawful contract with the owner thereof, his agent, trustee, contractor or subcontractor shall have a lien upon such lot or parcel of land to secure the payment for such labor or materials.
Introduced and referred ... 704
Reported unfavorably .... 790
Indefinitely postponed .... 790
372-By Flenniken. Providing for the nomination by political parties or organizations of candidates for various offices and the election of delegates to conventions of said political parties or organizations, by a primary election and for the holding of conventions for the nomination of candidates for certain offices by such political parties or organizations.
Introduced and printed in journal . . . ................704-716

Page.
Referred .................... 716
Substitute reported $. . .795-807$
Substitute adopteu . . . . . . . . 807
Made a special order ..873-885
Considered ..............956-957
Substitute offered ........957-964
Substitute lost . . . . . . . . . 964-965
Lost on passage .......... 965
Explanation of vote ....... 966
373-By Epperson. To amend
section nine hundred fif-
teen (915) of the code.
Introduced and referred .... 716
Reported unfavorably .... 742
Indetinitely postponed ..... 742
374-By McAllister, (by request).
To amend section six hun-
dred ten (610) and six
hundred fifteen (615) of
the code relative to the
extension of corporate limits.
Introduced and referred . . . 726
Reported unfavorably ..... 833
Indefinitely postponed .... 833
$375-B y$ Wyland. To legalize the incorporation of the town of Portsmouth, Shelby county, lowa, the election of its oflicers, the passage and adoption of its ordinances and resolutions and all acts done by the council of said town.
Introduced and referred ... 726
Reported . . . . . . . . . . . . . . . 743
Passed . . . . . . . . . . . . . . . 750
Passed Senate .............. 1039
Enrolled . . . . . . . . . . . 1094,1095
*Signed . . . . . ... ............ 1107
Sent to the Governor .........1238
376-By Davie. To legalize the incorporation of the town of Schleswig, Crawford county, Iowa, the election of its officers and all acts done and ordinances passed by the town council of said town.
Intioduced and referred ... 726
Reported ................... 743
Passed .....................754-755
Passed Senate ..............1115
Enrolled ............... 1191,1194
Signed . . . . . . . . . . . . . . . 1218
Sent to the Governor .... 1236
$377-$ By Davie. To amend sec-
tion forty-four hundred ninety-one (4491) of the code, relating to the return of original notices in justices' courts.
Introduced and referred ... 747
Reported unfavorably ..... 789
Indefinitely postponed .... 789
378-By Frudden. To repeal sec tion thirty-four hundred fifty-five (3455) of the code, relating to failure of action and to enact a substitute in lieu thereof.
Introduced and referred ... 747
Subsitute reported and
adopted . . . . . . ......... 817-818
Passed ....... ............... . 906
H. F. ..... Page.379-By Hambleton. To amendthe law as it appears insections fifteen hundredthirty-three (1533) andfifteen hundred forty-a(1540-a) of the supple-ment to the code, relatingto working roads.
Introduced and referred ..... 758
Reported with amendment ..... 893
Amendment adopted ..... 893
Amended and passed ..... 938
Title amended ..... 939
Passed Senate ..... 1153
Enrolled ..... ,1194
Signed ..... 1218
Sent to the Governor
Authori-
380-By Teachout.zing the executive councilfor a boulevard over andalong the east side of thesouthwest quarter of sec-tion twenty-seven (27),township seventy-eight(78), range twenty-four(24) west fifth principalmeridian, Iowa.
Introduced and referred ..... 766
Reported ..... 794
Passed ..... 872
381-By Wright. Providing for the creation of a hospital board in cities having a population over twelve thousand five hundred, and providing for the construction and maintaining of a hospital therein, and authorizing the creation of an indebtedness therefor and the levy of a tax upon the property in such cities and towns for the payment of said indebtedness, and providing certain conditions under which an indebtedness for this purpose may in cities of the second class exceed one and one-fourth per centum of the actual valuation of property in such cities.
Introduced and referred .766-767
Reported ...... ........... 835
Passed . . . . . . . . . . . . .951-952
Title amended . . . . . ...... 952
Amended and passed Senate1197
House concurs .......1205-1206
Enrolled . . . . . . . . . . . . 1312,1322
Signed .... ................. 1326
Sent to the Governor .... 1317
382-By McCreary. To amend the law as it appears in section four hundred fortyone (441) supplement to the code, and chapter eighteen (18) of the Thirtieth General Assembly, relative to the compensation of official newspapers.
Introduced and referred ... 767
Reported unfavorably .... 878 Indefinitely postponed .. 878
H. F.

Page.
383-By Laster To amend sective twerthy degen hundred Hictorelght (2758) of the code, relative to the qualIfiention of school direct058
Intratived and neferred .. 767
Reported unfavorably .... 853
Indefinitely postponed
By Temehout. To provide fore the consolidation and change of bounderies of sehool districts In certain cities of the first class, and other purposes incident thereto.
Infroduced and referred ... 767
Reported onfavorably .... 918
Indefinitely postponed .... 918
Mofirion to reconsider filed 921
Motian to reconsider. lost. 1066
385 - By Gregory. To prohibit and regulate hospitals, hespital wards, institutions and places created for or maintained and used as lying-in or maternity heopitate, or hospital wards or piaces for the reception, carc and treatment of wromen in labor.
Introituced and referred ... 776
Rieported 819
Amended and passed ....912-913
386 - By Geneva. To amend section seven hundred (700) of the supplement to the code, relative to power of corporate bodies to license.
Introduced and referred ...
adopted ...... ............ 924
Passen tions two (2) and five (5) of chapter forty (40) of the acts of the Thirtieth General Assembly, relating to primary elections.
Introüured and referred ... 777
Reporten -... ............. . 807
Passed … .............. . . $886-887$
Passed Senate ................111.
Wirohed ...............1191,1194
Sigmed - . . . . . . . . . . . . . . 1218
Sent to the Governor ..... 1236
388-By Wise. To regulate frust companies, to authorze such companies and state and savings banks to aet in a fiduciary capacIty, and to amend section sixteen hondred eleven (1511) of the code, relatime to corporations.
Tutrodiced and referred .784-786 Feported . . . . . . . . . . . . 817 Amended and passed . . 908 -909 Semate Indefinitely postpones 985
$389-$ By Frudden. To amend sec tion twenty-four hundred thirty-two (2432) of the code providing for the paivment of a mulct tax.
Tntroifured and referred .786-787
Reported ..... ............. 851
Amenided and passed ..914-915

H. F.403-By committee on Appropri-ations. Making appropri-ations for the construction,enlargement, equipment,repair, improvement, landand contingent funds forthe State Hospitals, Peni-tentiaries. [ndustrialSchools, Institution forFeeble Minded Children,College for the Blind,School for the Deaf, IowaSoldiers' IIome and IowaSoldiers' Orphans' Homeand authorizing a changein the use of certain otherappropriations lieretoforemade.
Introduced ..... 900
Passed on file ..... 905
Committee Substitute introduced1070
Substitute adopted ..... 1119
Amended and passed 1119-1120
Passed Senate ..... 1166
Enrolled ..... 1323
Signed ..... 1326
Sent to the Covernor 1318$404-\mathrm{By}$ Chassell. To provide forthe sale and use of certainrailroad mileage books.
Introduced and referred ..... 950$405-\mathrm{By}$ Bealer. To amend para-graph two (2) of sectionthree hundred seventy-four (374) of the code,relating to approval of
bonds of notaries public.
Introdnced and referred ..... 990
Reported nufavorably ..... 1005
Indefinitely postponed ..... 1005
Hart. To repeal chapterfifty-one (51) of the lawsof the Thirtieth GeneralAssembly, relating to thecollection of tax on collat-eral inheritances
Introduced and referred ..... 1002
Reported ..... 1161
Passed ..... 1213
y Welden. To legalize thebers of thethe city counciland other city officials ofthe city of Iowa Falls.Hardin county, Iowa, andall the acts thereof duringthe ten (10) years lastpast.
Introduced and placed on
calendar . . . . . . ............ 1002Passed .... .......... 1007-1008Passed Senate .... ......1177
Nurolled ......... . . . . 1312,1322Signed .... ................... 1326Sent to the Governor ...... 1317
408-By Calderwood. To awendsection five thonsand sev-enty-one (5071) of thecode in reference to thewearing of the insignia ofsecret societies by unauth-orimed nersons.
Introduced and passed on file1003Amended1085
Lost on passage ..... 1085

H, $\mathbf{F}$.
Page
409-By Wise. Amending section twenty-one hundred twensix (2126) of the code, relating to long and short hauls by carriers.
Introduced and referred ... 1004
410-By Appropriation Committee. Providing for the appointment of a committee to investigate and report the feasibility and advisability of establishing a twine plant in a penal institution in Iowa and making an appropriation therefor. Introduced and passed on file1004 Passed . . 1134

411-By Committee on Telegraph, Telephone and Express. Extending all existing franchises of telephone, telegraph and district telegraph companies so they will expire at the same time.
Introduced and passed on file1034
Made a special order . . . 1081
Withdrawn from House .... 1142
412-By Shaffer. To protect the public health of domestic animals by providing for the inspection of registered cattle brought into the state for breeding or dairy purposes.
Introduced and passed on file 104 a
Amended and passed .. 1105-1106
Passed Senate ........1253-1254
Farolled . . . . . . . . . . . . 1313,1324
Signed . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor .....1318
413-By Chassell. To provide for the sale and use of certain mileage books or tickets for transportation on railwhvs.
Introduced and ordered en-
grossed
....................... 107 f
Reported engrossed ........ 1153
Considered and passed 1153-1154
Motion to reconsider lost 1155
Explanation of vote .......1165
414-By Cheney, (by request).
Th amend section thirty-three hundred five (3305) of the code. relating to limitation of time for granting letters of administration on estates of decedents.
Introduced and passed on file 1077
Passert . . . . . . ..........1136-1137
415-By Snerial Committee. To
amend sections three hun-
dred fifty-five (355) and
three hundred fiftv-nine
(359) of the code. relating to security by bonds and guarantee companies as sureties.
Introdnced and passed on fle 1077
Passed . . . . . . . . . . 1137-1138

| H. F, | age. |
| :---: | :---: |
| 416-By Lowrey. To legalize the |  |
| acts done and the ordinan- |  |
| ces and resolutions passed |  |
|  | by the town council of |
| Manson, Calhoun county, |  |
|  | Iowa |
| Introduced and passed on file1078 |  |
| Amended and passed..1138-1139 |  |
| Passed Senate . . . . . . . . . 1231 |  |
| Enrolled . . . . . . . . . .1312,1323 |  |
| Signed . . . . . . . . . . . . . . 1326 |  |
|  | Sent to the Governor . . . . 1318 |
| 417-By Cummings. To amend section thirty-six (36) of |  |
|  |  |
| the code, relative to the |  |
| publication of acts of the |  |
|  |  |
| Introduced and passed on file1098 |  |
| Passed . . . . . . . . . 1169-1170 |  |
| 418-By Lambleton. Legalizing |  |
| a special election held at |  |
| Oskaloosa, Mahaska coun- |  |
|  |  |
| day of August, 1905 , for |  |
| the purpose of voting a |  |
| tax of five per centum on |  |
| the assessed valuation of |  |
| the property of said city |  |
| in aid of the Oskaloosa |  |
| and Buxton Electric Rail- |  |
| way Company, and legali-zing the recording of the |  |
|  |  |
| certificate issued by the |  |
| city clerk of said city, in |  |
| the office of the recorder |  |
| of deeds of said county, |  |
| and legalizing the levy |  |
| by the board of supervi- |  |
| sers of said county of the |  |
| tax thereby voted, and le- |  |
| galizing the acts of the |  |
| county auditor in placing |  |
| said tax upon the tax |  |
| lists and in certifying the |  |
| order for the same and |  |
| said tax lists to the coun- |  |
| ty treasurer of said coun-ty, and legalizing the tax |  |
|  |  |
| lists so transmitted to said |  |
| treasurer. |  |
| Introduced and passed onfile $\ldots . . . . . . . . . . . .1124$ |  |
|  |  |
| Printed in Journal . .1124,1126 |  |
| Amended and passed . .1149-1150 |  |
| Passed Senate . . . . . . . . . 1165 |  |
| Enrolled . . . . . . . . . . 1192,1195 |  |
| Signed . . . . . . . . . . . . . . . 1218 |  |
|  | nt to the Governor ....1237 |
| 419-By Special Committee To |  |
| repeal sctions four hun- |  |
| derd ten (410) and four |  |
| hundred eleven (411) of |  |
| the code, and to enact a |  |
| substitute therefor rela- |  |
| ting to numbers. elections |  |
| and terms of office of the |  |
| board of supervisors of the |  |
|  |  |
|  | state. |

H.

Page.
Introduced and passed on file1140 Referred to special committee .... .. ........... 1202 Reported unfavorably ..... 1246

420-By Special committee. To repeal section; three hundred thirty-five (335), three hundred thirty-six (336) and three hundred thirty-eight (338) of the code, and three hundred thirty-seven (337) of the code as the same appears in the supplement of the code, and to eaact substitutes therefor, relating to jurors and grand jurors.
Introduced
I'assed on file:................... 1141
Passed ........ ..... 1200-1210
421-By Greeley. Ta grant legislative assent to the more complete endowment and maintenance of the Agricultural Experiment Station of the Iowa State College of Agriculture and Mechanic Arts.
Introduced and passed on file 1156
Passed . . . . . . . . . . . . . . . . . 1162
Passed Senate . . . . . . . . . . 1277
Enrolled . . . . . . . . . . 1313,1324
Signed . . . . . . . . . . . . . . . . . . 1326
Sent to the Governor .... 1319
422-By Skinner. To legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled "An ordinance authorizing the Des Moines, Winterset and Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, Iowa, and defining the powers and duties of said company," should be approved and adopted.
Introduced and passed on file 1157
Passed ......... .... 1213-1214
423-By Frudden. To amend the law as it appears in section two thousand twenty six (2026) of the supplement to the code, relating to street rallways over highways.
Introduced and passed on file 1158
Senate File No. 347 substi-
tuted on calendar for ...... 1217


* Erroneously printed House File No. 426

HOUSE JOINT RESOLUTIONS.
r $\quad$ INTRODUCTION AND ACTION.


No.
4-By Committee on claims. Proposing the appointment of a commission to investigate the liability of the State of Iowa for injuries sustained by one, Ernest L. Ireland while an employee of the state at Cedar Falls, Iowa, and to make report of its finding of fact and legal conclusions, together with a transcript of all testimony, exhibits and any matter upon which said findings and conclusions are based; such report and recommendation to be made to the Thirty-second General Assembly not later than the first day of the convening thereof.
Introduced and passed on file . . . . . . . . . . . . . . . . . . . 1110
Consitered ................ 1181
Passed .......................... 1182
5-By Temple. from the committee on Retrenchment and Reform. Fixing the number and correensation of employes in the departments of state at the seat of government.
Thtrodnced
Printed in iournal .... 1126-1129
Pacsed on file .............. 1130
Indefinitely postponed ....... 1255
*Erroneously printed House File No. 1

## HOUSE CONOURRENT RESOLUTIONS.

By Kendall. Appointment of Joint Committee to select additional employes. Offered and adopted, 7, 8 ; Senate concurs, 48.
By Robinson. Requesting the secretary of state to furnish members of the 31st. General Assembly with copies of code, code supplement and session laws. Offered, 8; adopted, 9 ; Senate amends and concurs, 52 ; House concurs, 52: motion to re consider fllea, 94 ; motion with. drawn, 147 .
By Weeks. Relative to holding joint convention and inviting the Governor to read his message before the joint convention. Offered and adopted, 7, 8 ; Senate concurs, 11.

By Calderwood. Authorizing publication of 15,000 additional Official Regis ters for year 1906. Offered, 47; adopted, 98 ; Senate concurs, 101.
By Weeks. Memortalizing Iowa members of congress relative to regulatinn of freirht rates. Offered, 110 ; adopted, 168, 169; Senate amends and concurs, 499 ; House concurs, 519.

By Jenson. According Ex-Gov. Cameron of Virginia, Commissioner of and representing the "Tri Centennial Ex, nosition of Jamestown, the courtesy of addressing the two Houses of the 31st. G. A. in the House chamber. Offered and adopted, 116; Senate comeurs, 123.

By Hambleton. Appointment of Joint committee to investigate merits of controversy between surety companies and clerks of district court and suggest needed legislation. Offered, 111; adopted, 113; Senate concurs, 123.

By Shaffer. Providing for holding of joint convention in honor of Ex-Gov. Larrabee's birthday, and to listen to addresses by Ex-Gov. Larrabee and other guests. Offered and adopted, 146 ; Senate concurs, 146.
By Summers. Authorizing publication of report of Board of Control on the extent of tuberculsis in Iowa. Offered and adopted, 163; Senate amends and concurs, 304; House concurs, 307.
By Lundt. Providing for lobbyists to report to the governor aud prohibiting them from loitering at the state house. Offered, 146; referred with instructions to report to the 32d G. A. 169.

By Doran. Relative to printing of the House Journals, all bills and other documents promptly by the state printer. Offered, 181; considered and referred, 194, 195 ; reported unfavorably. 205 ; report of committee adopted, 206.
By Mattes. Directing that all a,opropriations made by the 31st. G. A. be made for one year only. Offered and adopted, 221 ; Senate concurs, 270.

By Jones. Relative to printing of report of Iowa Highway Commission in pamphlet form. Offered, 221: considered, 227; amendment offered, 227; amendment withdrawn, 229 ; adopted, 232 ; Senate concurs, 287.
By Lowrey. Providing for furnishing railroad maps and Official Registers to county superinterdents in sufficient quantities so that one of each could be nlaced in each school room. offered, 267.

By Temple. Providing that no bills or resolutions introduced after February 20, except those relating to appropriations shall be received, considered or acted on. Offered, 299; adopted, 326.
By Geneva. Relative to investigation of charges against Reed Smoot of Utah by the United States Senate committee on privileges and elections. Offered, 314 ; Lost, 326.

By Frudden. Appointment of joint committee to attend funeral of Hon. D. B. Henderson. Ofiered and adopted, 560.

By Hambleton. Relative to the calling of a second Hague l'eace conference. Offered, 622 ; adopted, 634 ; Senate concurs, 752.
By Stoltenberg. Memorializing Iowa members of congress relative to improvement of Upper Mississippi river. Offered, 451; adopted, 634; Senate concurs, 650.
By Wise. Publication of addresses, resolutions and program of Henderson memorial services in pamphlet form and also in the Journal. Offered, 657, 659 ; adopted, 657, 660; Senate concurs, 609.
By Fart. Memorializing congress to place on pension rolls members of Border Brigades who served during the civil war. Offered, 735 ; adopted, 746, 747.
By Lundt. Appointment of joint committee to draft resolutions on life and servies of L. G. Kinne. Offered and adopted, 776; Senate concurs, 823.

By Cobb. Relative to final adiournment on March 30. Offered, 836 .
By Mattes. Requiring certain officers of House and Senate to remain after adjournment. Offered, 1130; adopted, 1176 ; Senate concurs.

## SENATE BILLS.

## RECEPTION AND ACTION.



Page.
$23-T o$ legalize the action of the Independent School district of West Des Niomes, Folk county, lowa, in voting bonds at an election held on the 13th day of March, 1905, and legalizing the bonds issued by suid school district under said election.
Received
147
Referred . . . . . . . . . . . . . . . . . 148
Reported ....................... 176
Passed . . . . . . . . . . . . . . . . . 183-184
Enrolled . . . . . . . . . . . . . . . . . 219
Signed
222
24 - To legalize the incorporation of the town of Harvey, Marion county, Iowa.
Received ..................... 147
Refered ......................... 148
Reported ..................... 176
Considered ................. 182
Passed ....................... . . . 183
Enrolled .................... . 219
Signed . . . . . . . . . . . . . . . . . 222
26-To Iegalize the acts of the "People's Bank" and the acts of the same corporation under the name of the 'People's State Bank' located at West Liberty, Iowa, and to provide for filing its renewal certificate with the Secretary of State.
Received . . . . . . . . . . . . . . . . 164
Considered and passed ..164-165
Enrolled . . . . . . . . . . . . . . . . . 194
Signed
194
27-To amend the law relative to the school year, organization and meting of school boards, reports of school officers and changing of boundaries of school corporations.
Received
Substituted for H. F. No 131
on calendar............... 655
Made a special order ....... 656
Passed . . . . . . . . . . . . . . . .663-664
Enrolled . . . . . . . . . . . . . . . . . 688
Signed ..................... . . 693
28-.To amend section thirty-six hundred and fifty-two (3652) of the code, relating to trial and judgment.
Received
147
Referred . . . . . . . . . . . . . . . . . . 149
Reported ..................... . . . 176
*Passed . . . . . . . . . . . . . . . . . . . 223
Enrolled .................... 313
Signed ........................ and Secretary of State to execute quit claim deeds convaring to the grantees or $S$. Dunham all of the risht. title anm interest of the State of Jowa in the sonthwest quarter, the west half of the southeast quar-
S. F.

Fege.
ter, the south half of the northwest quarter and the northwest quarter of the northwest quarter of section twenty-eight (28), and the east half and the northwest quarter of section twenty-mine (29) ; all in township seventy-three (73) north, range (1) west of the 5th principal meridian.
Received .................... . . 197
Considered and passed .... 199
Enrolled .................... . . . . 246
Signed . . . . . . . . . . . . . . . . . . . 255
30 -To repeal sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thirty-five (2735), twenty-seven hundred thir-ty-six (273 ), twenty- seven hundred thirty-seven (2737), chapter thirteen (13), title thirteen (13) of the code of Iowa, and sections twenty-seven hundred thirty-four (2734), twenty-seven hundred thir-ty-six (2736), twenty-seven hundred thirty-seven (2737), chapter thirteen (13) title thirteen (13) of supplement to the code of Iowa, and to define the qualifications of county sunerintendents, to provide for the examination and certification of teachers for the nublic schools, the qualification of teachers rertificates. and the registration of the same.

Referred . . . . . . . . . . . . . . . . 551
Renorted .... .............. 592
Made a special order .. 649,749
$\dagger$ Amended . . . . . . ....... 838-839
Amended and passed ....843-844
Tittr amended .............. 844
Fxnlanation of vote ....... 844
Whtion to reronsider filed.. 891
Motion to reconsider with-
drawn
drawn ........................ 891
Motinn to reonsider lost 905-996
Senate concurs . . . . . . . . . . 999
Enrolled . . . . . . . . . . . . . . . . . . 1054
**Signed . . . . . . . . . . . . 1067,1107
35-To amend section fifty-seven hundred sixteen (5718) of the code and to provide for the comnensation of the chaplain of the penitentiaries.
Received .................... 836
Referred . . . . . . . . . . . . . . . . . 842
Renorted . . . . . . . . . . . . . . . . . 923
Passed . . . . . . . . . . . . . . . . . . . 1050
Finrollod . . . . . . . . . . . . . . . . . 1182
Signed ......................... 1218
*Wrongly printed Senate File No. 10.
$\ddagger$ Erroneously printed Senate Flle No. 39
**Erroneously printed Senate File No. 130
S. F. Page.
39-Repealing sections eighteehhundred seventy-two (18-72 ) and eighteen hundredseventy-three (1873) of thecode relating to quarterlyassessments of state andsavings banks and examin-ations by the Auditor ofState and providing substi-tutes therefor
Received ..... 468
Referred ..... 470
Reported unfavorably ..... 1172
Indefinitely postponed .....  1172
40-To amend section one thou-sand eight hundred sixty-nine (1869) of the codeand providing a penaltyfor the crime or embezzle-ment stated therein.
Received226
Referred ..... 238
Reported ..... 277
Amended and passed ..... 293
Semate concurs ..... 355
Enrolled ..... 477
Signed ..... 493
43-To amend sections elevenhundred six (1106), elevenhundred nine (1109), elev-en hundred nineteen (11-19), eleven hundred twenty(1120) and eleven hundredtwenty-one (1121) of thecode, relating so electionform of and manner ofmarking the ballots.
Received ..... 562
Referred ..... 566
Reported ..... 595
Passed ..... 670738
Enrolled ..... 738
Signed ..... 740
44-To amend section eighty-eight(88) of the code, relatingto the Clerk of the StateLand office.
Received ..... 609
Referred ..... 613
Reported ..... 646
Passed ..... -720
Dnrolled ..... 758
Signed ..... 763
47 -To amend section forty-seven(47) of the code, relativeto compenstaion of news-papers for the publicationof laws.
Received ..... 629
Referred ..... 639
Reported ..... 894
Lost on passage ..... 1048
Motion to reconsider filed ..... 1096
48-To legalize the acts of theboard of directors andelectors and authorize theissuing of $\$ 40,000$ inschool building bonds inClinton, Clinton county,Iowa.
Received ..... 697
Referred ..... 700
Reported ..... 743
Amended and passed ..... 751

Page.
S. F. 756

## Motion to reconsider filed Motion to reconsider laid on

 table 760 Senate concurs ............................ 837
## Enrolled

863Signed

52-Making an appropriation for the benefit of the Industrial School for Boys at Eldora.
Received ..... 269
Referred ..... 272
Reported ..... 279
Passed ..... 293
Enrolled ..... 401
Signed ..... $40 \%$55-To amend section one (1),chapter ninety-four (94),laws of the Thirtieth Gen-era Assembly, relative totaking fish from the lakesof the state.
Received ..... 482
Referred ..... 489
Reported unfavoraoly ..... 653
Indefinitely postooned ..... 653hundred fifty (2450) ofthe code relating to thesale of intoxicating liquorsunder the mulct law.
Received ..... 449
Refer'red ..... 470
Reported ..... 518
Made special order ..... 555
Re-referred ..... 575
Recalled by the Senate ..... 620
Returned to the Senate ..... 623
60-To amend section one thou-sand four hundred and sev-en (1407) of the code, re-lating to the collection of
delinquent taxes.
Received ..... 226
Referred ..... 238
Reported ..... 371
Amended ..... -455
Enrolled ..... 518
Signed ..... 519
61-To amend section seven hun-dred thirty-two (732) ofthe supplement of thecode relating to the levy oftaxes for library purposes.
483
Received
489
Referred ..... 548
Amended and re-referred ..... 624
Substitute reported ..... -794
Substitute adopted and
passed . . . . . . . . . . . . . . 887-888
Senate concurs ..... -888
.932
Enrolled ..... 972
Signed ..... 976
62-Amending section six hun-dred twenty-two (622) ofthe code, in relation to theseverance of territory fromtowns and cities.
Recelved ..... 226
Referred ..... 238
Reported ..... 280
Passed ..... 291-292
Enrolled ..... 401
Signed ..... 402*Erroneously printed Senate File No. 161
*Erroneously printed Senate File No. 161


S. F.

109-To repeal sections twentythree hundred forty-one (2341) and twenty-three mundred forcy-cwo (2342) of the code relative to the registration and publication of pedigrees, and to enact a substitute therefor. Received .1152
Passed on file ............... 1173
lassed . . . . . . . . . . . . . . . . . . . . 1226
Gnrolled . . . . . . . . . . . . . . . . 1309
signed . . . . . . . . . . . . . . . . . . . . 1326
110-To amend section sixteen hundred fifty-seven-d (1657-d) of the supplement to the code, relating to the agricultural convention.
Received . . . . . . . . . . . . . . . . . 954
Referred ..................... 983
Withdrawn from committee
and placed on file ........ 1138
Passed . . . . . . . . . . . . . . . . . . . 1200
Enrolled . . . . . . . . . . . . . . . . . $1: 1242$
Signed . . . . . . . . . . . . . . . 1269
111-Appropriating the sum of seven hundred fifty dollars to be paid to Mrs. John Stein in settlement of all claims against the State of Iowa, by reason of the death of John Stein, who was killed by a falling scaffold at the Ft. Madison penitentiary while working under the orders of the superintendent of construction.
Received
Referred ........................ . . 983
Reported . . . . . . . . . . . . . . . . . 1045
Passed . . . . . . . . . . . . . . $1135-1136$
Enrolled . . . . . . . . . . . . . . . . . 1183
Signed . . . . . . . . . . . . . . . . . . . 1218
117-Amending section eighteen hundred seventy-one (1871) of the code relating to the examination of state and savings banks.
Received ...................... 672
Referred .................... 683
Re,ported ....................... 757
passed . . . . . . . . . . . . . . . . . $811-812$
Enrolled ...................... 864
Signed . . . . . . . . . . . . . . . . . . . . 877
122 -To amend section fourteen hundred sixty-seven (1467) of the code, relating to assessment and collection of collateral inheritance tax.
Received .................... 468
Referred . . . . . . . . . . . . . . . . . 469
Reported ...................... 547
Passed . . . . . . . . . . . . . . . . .623-624
Enrolled . . . . . . . . . . . . . . . . . . 669
Signed . . . . . . . . . . . . . . . . . . . . . 679



S. F. Page.
161-Providing for the inside finishing and completion of the historical, memorial and art building, also for the purchase of steel book stacks and making an appropriation therefor.

## Received

1151
Referred .................................. $1111_{4}$
Reported . . . . . . . . . . . . . . . . . 1176
Considered . . . . . . . . . 1269-1278
Passed . . . . . . . . . . . . . . . . . 1280
Enrolled . . . . . . . . . . . . . . . . . . . 1308
signed . . . . . . . . . . . . . . . . . . . 1326
163-Prohibiting manipulation of the Babcock test and providing punishment therefor.
Received . . . . . . . . . . . . . . . . 628
Referred ........................ 638
Reported . . . . . . . . . . . . . . . . . . 647
Passed . . . . . . . . . . . . . . . . . . . . . . 692
Enrolled . . . . . . . . . . . . . . . . . . 738
Signed ....................... . 740
164-To grant and relinquish to the city of Councll Bluffs, Iowa, the title of the State of Iowa, in or to the meandered lake known as "Carr" lake.
Received . . . . . . . . . . . . . . . . . 620

Reported ..................... 633
Passed . . . . . . . . . . . . . . . . . . . 685
Enrolled ..................... . . 739
Signed . . . . . . . . . . . . . . . . . . 740
165-Senate fileNo. 165, a blll for an act to amend section one hundred thirty-eight (138) of the code, in relation to printing the docket for the supre
Received . . .................. 628
Referred . . . . . . . . . . . . . . . . 639
Reported . . . . . . . . . . . . . . . . . 878
passed . . . . . . . . . . . . . . . . . . . 940
Enrolled . . . . . . . . . . . . . . . . . . 988
Signed . . . . . . . . . . . . . . . . . . 1007
166-Providing for the compilation and publication of a roster of Iowa soldiers, sailors, and marines, etc.
Received
Referred . . . . . . . . . . . . . . . . . . . 983
Renorted unfavorably ...... 1131
Indefinitely postponed ..... 1131
167-Making an appropriation for the erection of a monument in Flm rirove Cemetery, Washingron, Iowa, over the grave of Timothy Rrown. a soldier of the Revolutionary war.
Receiver . . . . . . . . . . . . . . . 540
Referred . . . . . . . . . . . . . . . . . 551
Reported . . . . . . . . . . . . . . . 592
Passed . . . . . . . . . . . . . . . . . . . 671
Enrolled . . . . . . . . . . . . . . . . . . 738
Signed ...................... 740
8. $F$.

Page.
169-Appropriating the sum of $\$ 1000$ to be paid to Lena Ness, guardian of Andrew T. Ness in settlement of all claims against the state of lowa by reason of the injury to Andrew T. Ness and damages resulting therefrom in the loss of a leg and for the pain and suffering resulting from said injury, said injury occuring while said Andrew T. Ness was detained in the State Hospital for the insane at Independence, Iowa.
Received ..... 999
Referred ..... 1032
Reported and re-referred ... 1061
Reported ..... 1133
Passed ..... 1172
Enrolled ..... 1227
Signed ..... 1239
170-To repeal section twenty-sev-en hundred thirteen (2713)of the supplement to thecode and to increase thefund for the support ofthe Industrial school andto fix the mimimum month-ly allowance tor each de-partment therefor.
Received ..... 1230
Passed on file ..... 1262
Passed

Enrolled ..... 1310
Signed ..... 1326
173-To amend the law relatingto printing and binding.
Received ..... 638
Referred ..... 639
Reported ..... 746
Passed ..... 2-813
Enrolled ..... 863
Signed ..... 877178-To amend sections eighteen(18) and nineteen (19) ofthe code in relation tocounty auditor's reports tothe State Auditor of codes,supplements to the codeand session laws furnishedby Secretary of State tocounty Auditor.

- IReceived ..... 752
Referred ..... 767
Substitute reported ..... 848
Substitute adopted and
26-927
Senate concurs ..... 1152
Enrolled ..... 1183
Signed ..... 1218
180-Making an appropriation forthe eretion of a monumentat the Aspen Grove Ceme-tery, Burlington, Iowa, toperpetuate the memory ofJohn Morgan and providingthe method of such erec-tion
Received ..... 562
Referred ..... 566
Reported ..... 591

Page
Passed . . . . . . . . . . . . . . .624-625
Sign
679
181-For the appointment of state agents for the Industrial School and the Soldier's Orphan's home, defining their duties and making an appropriation for their salaries and expenses and to repeal chapter one hundred fifty-seven (157) of the acts of the Chirtieth General Assembly, and other acts in conflict with this act.
Received .1022
Referred . . . . . . . . . . . . . . . . . . . . . . . 1032
Reported . . . . . . . . . . . . . . . . . 1132
Passed . . . ............... 1199-1200
Enrolled . . . . . . . . . . . . . . . . . 1227
Signed . . . . . . . . . . . . . . . . . . 1239
182-Providing for the placing by adoption ana contract and for the care and protection of chidren of the Iowa Soldiers' Orphans' Home and to repeal section twentysix hundred ninety (2690) of the code and other acts and parts of acts in confict with this act.
Received .1039
Referred . ..................... 1079
Recalled and re-referred ... 1086
Reported . . . . . . . . . . . . . . . . 1132
Considered .................. 1196
Passed . . . . . . . . . . . . . .1196-1197
Enrolled . . . . . . . . . . . . . . . . . 1227
Signed . . . . . . . . . . . . . . . . . . . 1239
183-To repeal section 2704 of the code and enact substitute therefor, relative to the placing under contract ofe boys and glrls committed to the Industrial School.
Received 1038
Referred . . . . . . . . . ................ 1079
Recalled and re-referred . 1086
Reported ....................... 1132
Passed .....................1186-1187
Enrolled . . ...................... 1226
Signed . . . . . . . . . . . . . . . . . . . 1239
184-To legalze the acts of the town council or the town of Ida Grove, Iowa.
Received
Referred
…............................. $\mathbf{5 6 5}$
$\mathbf{5 6 5}$
Referred
Reported
................................. 565
582
Passed . . . . . . . . . . . . . . . .613-614
Enrolled . . . . . . . . . . . . . . . ..... 669
Signed ........................ . 679
187--To amend division twenty (20) of section four hundred twenty-two (422) of the code relating to the powers of the board of supervisors.
Recelved ..................... 563
Referred . . . . . . . . . . . . . . . . . 565
Reported and re-referred .. 581
Reported .................... 740
Passed ........................... 761
Enrolled . . . . . . . . . . . . . . . . . . 839
Signed . . . . . . . . . . . . . . . . . . . . 841

|  |  |
| :---: | :---: |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |
|  |  |

S. F.

Pace
191-To amend section firteen hundred thirty-eight (1538) of the code, relating to the compensation of the trustees and township clerk.
Received
998
Passed on file .................. 1030
Passed . . . . . . . . . . . . . . . . . . 1086
Motion to reconsider filed.. 1098
Motion to recunsider with-
drawn
1176
Enrolled . . . ...................... 1227
Signed . . . . . . . . . . . . . . . . . . . 1239
192-Authorizing the governing board of the Iowa State College of Agriculture and Mechanic Arts to contract with the city of Ames concerning the collection and disposal of sewage and the construction of sewers across the college grounds.
Received
.1283
Passed on file .............. 1288
Passed . . . . . . . . . . . . . 1288-1289
Enrolled . . . . . . . . . . . . . . . . 1309
Signed . . . . . . . . . . . . . . . . . . 1328
193-Making an appropriation for the erection of a monument in Sharon Cemetery, Lee county, Iowa, over the grave of George Perkins, a soldier of the Revolutionary War.
Received ...................... 650
Referred . . . . . . . . . . . . . . . . . 655
Reported . . . .................. . 918
Passed . . . . . . . . . . . . . . . . . . . 971
Enrolled . . . . . . . . . . . . . . . . . . 989
Signed . . . . . . . . . . . . . . . . . . . 1007
198-Appropriating the sum of $\$ 278.21$ to be paid to Crawford county in settlement of claims against the State of lowa by reason of expense incurred in the transportation of Russell Gifford and William Butterworth, insane persons, out of the State.
Received . . . . . . . . . . . . . . . . . . 1022
Referred . . . . . . . . . . . . . . . . 1032
Reported unfavorably ...... 1061
Indefinitely postponed ..... 1061
Motion to reconsider filed . . 1081
Reconsidered and re-referred1086
Reported for passage ...... 1144
Minority report unfavorably 1144
Indefinitely postponed ....... 1173
201-To legalize the ordinances, acts, resolutions and amendments to the ordinances passed by the city council of Winterset, Iowa, and to legalize all the offcial acts of the city offcials of Winterset acting as such officials.
Received . . . . . . . . . . . . . . . . 472
Passed on file .............. . . 479
Considered and passed ..538-539
( No record of House amending)
Senate concurs ............ 563
Enrolled . . . . . . . . . . . . . . . . 584
Signed . . . . . . . . . . . . . . . . . . . . 585
B. F.

Page.
203-Relating to the collection of poll tax and amending section fifteen hundred fifty 1550) of the code.

Received
Referred
836
нени ........................ 842
Reported …........................9434
Passed .......................... 989
Enrolled 1007
Signed
205-To appropriate the sum of $\$ 75.00$ to pay Henry Eyler for money advanced by him to the state of Iowa as rent for certain lake beds situated in Wright county, lowa.
Received . . . . . . . . . . . . . . . 1023
Referred . . . . . . . . . . . . . . . . . . 1031
Reported ....................... 1145
Minority report nuiavorable1145
Minority report lost ..... 1210
passed
Ens
208-To amend section twenty-one hundred fifty-eight (1258), chapter eight (8), title ten (10) of the code, referring to telegraph and telphone lines.
Received …................... 1152
Referred …................. 1173
Reported unfammend passage1246
Minority recommend passage 1246
213-To quiet the title of the north half( $1 / 2$ ) of the northwest quarter ( $1 / 4$ ) and southwest quarter ( $1 / 4$ ) section eleven (11), township seventyfour (74), north range, etc.
Received
Referred . . . . . . . . . . . . . . . . . . 842
Reported . . . . . . . . . . . . . . . . 84.8
passed
913-914
Enrolled ...................... . . . 973
Signed . . . . . . . . . . . . . . . . . 976
214-To provide for the organization of consslidated independent districts, additional to title thirteen (XIII) chapter fourteen (14) of the code.

215-To provide for the renewal or extension of the corporate period of state and savings banks.
Received
Referred . . . . . . . . . . . . . . . . . . 1107
Reported with nmendment... 1173
Amendment adopted ....... 1173
passed . . . . . . . . . . . . . . . . 1224
Enrolled .................... . 1309
Signed ..................... . . . . 1326

## S. $\mathbf{F}$.

## Page.

216-To amend chapter eighty (80) of the acts of the Thirtieth General Assembly in regard to the admission of patients in hospitals for inebriates.
Recelved
Referred …........................ 638
Reported ...................... 691
Considered and passed ..727-728
Motion to reconsider filed.. 746
Motion to reconsider with
drawn ........................ 1195
Enrolled . . . . . . . . . . . . . . . . . 1242
*Signed … ............................ 1269
218-Wo amend section eight hundred firty-five ( 855 ) of the code relative to park commissioners and their powers.
Received ..................... 752
Referred .................767-768
Amended and passed ..1134-1135
Senate concurs ............1152
Envolled . . . . . . . . . . . . . . . . . 1183
Signed . . . . . . . . . . . . . . . . . . . 1218
220-Extending the jurisdiction of sumerior courts in cities which are not county seats, etc.
Received . . . . . . . . . . . . . . . 1083
Referred .......................1106
Reported unfarorably ....... 1196
Indefinitely postponed ....... 1196
222-To amend section five thousand fortr ( .040 ) of the code relative to breach of the Silbath.
Receiver
609
Referred …...................... . . 613
Necalled by the Senate .... 620
Returned to the Senate .... 623
22t~To amend the law as it appears in chapter thirty-six (36) of the laws of the Thiptipth Gencral Assemby relating to park commissioners.
Received .................. 909
Referred ..................... 1031
Renorted unfavorably ...... 1062
Indefinitely postponed ....ffop
Motion to reconsider filed .. 110 m
Recalled from the Senate .. 1110
Returned by Senate ....... 1151
Reconsidered ...................1156
passed ......................... 115\%
Enrolled . . . . . . . . . . . . .... 1225
Signed . . ........................... 1226
231-To repeal section thirteen homhred nipetv-one (1391) of the code. relating to delinquent tases and to enact a substitute therefor.
Received ..................... 95n
Referred . . . . . . . . . . . . . . . . . 983
Reported …......................... 1161
Passed . . . . . . . . . . . . . . . . . 1212
Enrolled . . . . . . . . . . . . . . . . . 1309
Signed
1326
*Erroneously printed Senate File No. 217


237-To amend the law relative to appropriation for a law library, as it appears in section twenty-eight hundred eighty-one-e (2881-e) of the supplement to the code.
Received . . . ................. 702
Referred . . . . . . . . . . . . . . . . . 717
Reported . . . . . . . . . . . . . . . . 743
Passed . . . . . . . . . . . . . . . 769-770
Enrolled . ................... 838
Signed ........................... 841
238-To amend section six hundred forty-mine (649) and section six hundred fiftyone (651) of the code, relative to the election of town clerk, and making the office appointive in cities and towns.
Received ................... 681
Referred ...................... 683
Reported ..................... 757
Considered ................ 810
Lost on passage . ........... 811
Motion to reconsider filed... 812
Motion to reconsider with
drawn . . . . . . . . . . ......... 8
239 -To amend the law as it appears in section twentyfour hundred forty-eight (2448) of the coate relating to the establishment of saloons within certain distances of specified buildings and places and to include cemeteries among the places affected by the provisions of said section.
Received .................... 931
Referred . . . . . . . . . . . . . . . . . . 937
Recalled from committee .. 1016
Considered and passed 1016-1017
Enrolled . . . . . . . . . . . . . . 1068
Signed . . . . . . . . . . . . . . . . . 1107
241-To amend section seven hundred sixty-eight (768) of the code, relating to the enclosure of street car vestibules.
Received . . . . . . . . . . . . . . . . . 956
Referred . . . . . . . . . . . . . . . . . . . 983
Reported . . . . . . . . . . . . . . . . 1176
Considered .......................... 1280
Lost on passage ............ 1281
241-To legalize acknowledgments of instruments in writing heretofore taken by notaries publlc.
Received ................... 681
Referred . . . . . . . . . . . . . . . 683
Reported ................... 744
Amended and passed ....771-772
Senate concurs .......... 824
Enrolled . ................. 840
Signed . . ................... 841
246-To repeal section twenty*two hundred elghty-seven (2287) of the code and chapter seventy-nine (79) of the acts of the Thirtieth General Assembly amend-
S. F.

Page.
ing said section and to enact a substitute therefor in regard to the capture and return of patients escaped and the payment of expenses thereof.
Received
997
Referred ................................... 1031
Reported . . . . . . . . . . . . . . . 1109
Passed . . . . . . . . . . . . . 1180-1181
Enrolled . . . . . . . . . . . . . . . 1242
Signed . . . . . . . . . . . . . . . . . . 1269
247-To provide for the care and removal to their place of legal settlement of nonresident insane, and for the payment of the expenses thereof, and repealing the law as it appears in section tweuty-seren hundred twenty-seven-a twen-ty-eight (2727-a-28) of the supplement to the code, and all acts and parts of acts in conflict with this act.
Received
Referred ............................ 1031
Reported ................. 1109
Passed . . . . . . . . . . . . . . . . . . . 1184
Enrolled . ...................... 1243
Signed . . . . . . . . . . . . . . . . . . . 1269
249-Relating to the rules for ad-
mision to the Soldiers*
Home.
Received .................. 838
Referred . . . . . . . . . . . . . . . 841
Reported . . . . . . . . . . . . . . . . . 923
Passed . . . . . . . . . . . . .1008-1009
Enrolled . . . . . . . ............ 1068
Signed . ......................... 1107
250-ro legalize the making of certain plats made by the county auditors of Iowa and the recording of the same by the county recorders of Iowa and to legalize the descriptions of land in all instruments, conveyances and incumbrances referring thereto.
Received
Referred $\cdot . . . . . . . . . . . . . . . .829-830$
Reported with amendment . . 849
Amendment adopted . . . . . . 935
Passed ..................... 935
252-Amendatory of the law as it appesis in chapter sixtyeight (68) of the Thirtieth General Assembly, relating to levees, ditches, drains and water courses, and amending sections two (2), five (5), twenty-eight (28), forty-two (42), forty-four (44) and forty-eight (48) of said act.
Received ................... . . 1278
Passed on file . . . . . . . . . . . . . 1285
Passed . . . . . . . . . . . . . . 1285-1286
Enrolled .................. 1308
Signed . . . . . . . . ............ . 1820

S. F.

Page.
Received ...................... . . 956 Referred . . . . . . . . . . . . . . . . 983 Reported . . . . . . . . . . . . . . . . . . 1045 Passed . . . . . . . . . . . . . . 1092-1093 Enrolled . . . . . . . . . . . . . . . . . 1182 Signed 1218

281-To legalize the acts and resolutions passed by the Board of Supervisors of Calhoun county, Iowa, allowing certain persons appointed to collect delinquent personal tax, a commission in addition to the five per cent provided by statute.
Received . . . . . . . . . . . . . . . . . 822
Beferred . . . . . . . . . . . . . . . . . 880
Reported ..................... 848
Passed ........................ . 980
Enrolled . . . . . . . . . . . . . . . . . . . . 988
Signed . . . . . . . . . . . . . . . . . . . . 1007
282-For the rellef of the grantees of John S. Bussey, and for the purpose of having a patent issued in the name of Samuel Kingery, for a certain tract of land.
Received ...................... 1114
Passed on flle ............... 1144
Passed . . . . . . . . . . . . . . 1222 -1223
Enrolled . . . . . . . . . . . . . . . . . 1810
Signed . . . . . . . . . . . . . . . . . . . . 1826
283-To amend section thirteen hundred four (1304) of the code, so as to exempt from taxation the accumulations and funds of fraternal beneficiary associations.
Recelved
1222
Passed on fle ................. 1255
Passed . . . . . . . . . . . . . . . . 1271-1272
Enrolled . . . . . . . . . . . . . . . . . 1810
Signed . . . . . . . . . . . . . . . . . . . . 1828
: 285-In relation to a lost, stolen or destroyed note, bond, bill of exchange, draft, certificate of deposit or other evidence of indebtedness, and prescribing how action may be brought thereon.
Recelved
Passed on file ......... 1239,1262
Passed . . . . . . . . . . . . . . . . . . 1277
Enrolled ........................ 1311
Signed . . . . . . . . . . . . . . . . . . . 1326
286-To legalize the incorporation of the town of Osterdock in Clayton County, Iowa, and to legalize the election of its officers and all acts done and ordinances passed by the council of said town.
Received . . . . . . . . . . . . . . . . . 822
Referred …....................... 830
Reported . . . . . . . . . . . . . . . . . 848
Passed . . . . . . . . . . . . . . . . 928-929
Enrolled . . . . . . . . . . . . . . . . . 989
Signed . . . . . . . . . . . . . . . . . . 1007


## S. F.

Page.
305-To amend section twentyfour hundred seventy-eight (2478) of the code, and to amend the law as it appears in section twentyfour hundred eighty-three (2483) of the supplement of the code, relating to mines and mining.
Received
780
Referred ........................ 788
Reported unfavorably ....... 916
Indefinitely postponed …... 916
306-To amend the law as it appears in section twenty-five hundred fifteen (2515) of the supplement to the code as amended by chapter eighty-eight (88) of the acts of the Thirtieth General Assembly in relation to the Food and Dairy Commissioner, his appointment and term of offe.
Received
782
Referred
788
Reported unfavorably ...... 915
Indefinitely postponed ..... 915
307-To amend section twentyfour hundred sixty-nine (2469), and to armend the law as it appears in section twenty-four hundred seventy ( 2470 ), of the supplement to the code.
Recelved . . . . . . . . . . . . . . 783
$\begin{aligned} & \text { Referred } \\ & \text { Reported } \\ & \ldots\end{aligned}, \ldots, \ldots, \ldots, \ldots,{ }_{916}^{787}$
Passed . . . . . . . . . . . . . . . . 968-989
TItle amended . .............. 969
Senate refused to concur .1284
House recedes . . . . . . . 1300,1801
Enrolled . . . . . . . . . . . . . . . . . . 1809
Signed . . . . . . . . . . . . . . . . . . . . . 1826
308-To amend sections one (1) and nine (9) of chapter eighty-seven (87) of the aets of the Thirtieth General Assembly in relation to the inspectors or petroleum and its products.
Received
Referred $… . . . . . . . . . . . . . . . . . . . . . . . . . . ~$
787
Reported with amendment ... 917
Amendment adopted . . . . . . . 967
Passed . . . . . . . . . . . . . . . $967-968$
Senate refuses to concur . 1284
House recedes ............... 1301
Enrohed . . . . . . . . . . . . . . . . . . . 1309
Signed . . . . . . . . . . . . . . . . . . 1326
309-To amend section twentysix hundred twenty-flive (2625) of the code, relative to Superintendent of Publle Instruction and his reports.

- Received .................... 781
-Referred . . . . . . . . . . . . . . . . . . . . . . 788
Reported …......................... 888
Passed. . . . . . . . . . . . . . . . 945 -948
Enrolled . . . . . . . . . . . . . . . . . . 989
. Signed . . . . . . . . . . . . . . . . . . . . . 1007

| $\begin{aligned} & \text { E. F. } \\ & 815-\mathrm{Tc} \end{aligned}$ | Page- |  |
| :---: | :---: | :---: |
|  | To provide that life | insurance |
|  | companies may | transact |
|  | bealth, accident | and em |
|  | ployers liability | insurance. |
|  | Received | . 1083 |
|  | Referred | . 1107 |
| Reported |  | 1131 |
| Passed . . . . . . . . . . . . . $1185-1186$ |  |  |
| Enrolled |  | 1242 |
|  | Signed | 1269 |

316-To amend section twentyseven hundred fifty-eight (2758) of the code, relative to the qualifications of school directors.
Received
781
Considered ........................ 788
Passed 789
Enrolled . . . . . . . . . . . . . . . . . . . . 810
*Signed 810
319-To repeal section twenty-seven hundred twenty-six (2726) of the code, and to enact a substitute therefor, relating to the expense of inmates of the school for deaf and the time and manner of certifiying the same to the county auditor and auditor of state and the payment of same.
\&

## Received

Passed on file .
Passed . . . . . . . . . . . 128.1286
Enrolled … .............................1308
Signed . . . . . . . . . . . . . . . . . . . 1326
$320-$ To repeal section twenty-two hundred ninety-two (2292) of code and enact a substitute therefor, relating to the expenses of the insane and the time and manner of certifying the same to the county auditor and the auditor of state and the payment of same.
**Received
Passed on file .................
Passed . . . . . . . . . . 128.
Enrolled . . . . . .........................12808
Signed . . . . . . . . . . . . . . . . . . . 1326
329 -To provide for the payment of certain expenses of indigent patients paroled or discharged from the State Hospital for Inebriates at Knoxville, and the Hospital for Female Inebriates.
Received . . . . . . . . . . . . . . . . 1023
Referred . . . . . . . . . . . . . . . . . 1031
Reported . . . . . . . . . . . . . . . . . . 1132
Passed . . . . . . . . . . . . . . . . . . . . 1185
Farolled . . . . . . . . . . . . . . . . 1242
Signed . . . . . . . . . . . . . . . . . . . 1269


333-Appropriating money for the inspection of county and private institutions in which insane persons are kept, and associations, societies and homes, recelving friendless chllaren.
.1114
Recerved …............................... 11144
Recalled and re-referred .. 1176
+Passed ..................... 1268
Enrolled . . . . . . . . . . . . . . . . 1310
Signed . . . . . . . . . . . . . . . . . . . . 1326
334-To require operators of creameries to pasteurize skimmed milk before delivering the same to any person and providing a penalty for the violation thereof.
Received . . . . . . . . . . . . . . . . 1083
Referred . . . . . . . . . . . . . . . . . . 1107
Passed . . . . . . . . . . . . . . .1168-1160
Enrohed . . . . . . . . . . . . . . . . . . 1225
Signed . . . . . . . . . . . . . . . . . . . 1226
336-To amend section 1322 of the code, relating to the taxation of national, state and savings banks and the shares of stock therein.
Received .1052
Referred … ...................... 1078
Reported .......................... 1161
Passed . . . . . . . . . . . . . . 1223 -1224
Enrolled . . . . . . . . . . . . . . . . . 1309
Signed . . . . . . . . . . . . . . . . . . . . 1326
337-Amending section twenty-one hundred twenty-six (2126) of the code, relative to rallway rates.
Recelved
1052
Ordered returned to the Sen-
ate
.1116
Senate recails ......................... 1143
Request of Senate granted.. 1143
Passed Senate ............... 1166
Referred . . . . . . . . . . . . . 1173-1174
Reported . . . . .................. 1175
Passed . . . . . . . . . . . . . . 1228-1229
Explanation of vote ..... 1229
Motion to reconsider filed. . 1269
Entrolled . . . . . . . . . . . . . . . . 1309
Signed . . . . . . . . . . . . . . . . . . 1326
"Erroneously printed Senate File No. 306
$\dagger$ Erroneously printed House File No. 343.
**Erroneously printed Senate File No. 320.
S. F. ..... Page.342-To repeal section four hun-dred eleven (411) of thecode, and to enact a sub-stitute therefor, relatingto boards of supervisors,their election and terms ofoffice.
Received1206
Substitute reported ..1239-1240Substitute offered ........... 1243Substitute adopted andpassed . . . . . . . . . . . . 1244-1245Senate refuses to concur ..127sHouse insists . . . . . . . . . . . . 1285
Conference committee
appointed . . . . . . . . . . . . 1285,1297Conference committee reportsin favor of House amend-ments1303
Amendment reported ..... 1306
Senate concurs and passes. 1306
House concurs ..... 1306-1307
Enrolled ..... 1309
Signed ..... 1326
345-To amend section twenty-seven hundred twenty-nine(2729) of the code, relativeto terms of offlee oftrustees of county highschools.
Received ..... 1206
Passed on flle ..... 1219
Passed ..... 1271
Enrolled ..... 1310
Signed ..... 1326
347-To amend the law as it ap-pears in section two thou-sand twenty-six (2026) ofthe supplement to the code,relating to street railwaysover highways.
Received ..... 1198
Passed on file ..... 1216
Substituted on calendar for r
House file No. 423 ..... 1217
Passed .....  1217
Enrolled ..... 1242
Signed ..... 1269
348-Making appropriations forthe benefit of the BenedictHome at Des Moines, theFlorence Crittenden Home,the Boys and Girls Home.and the House of the GoodShepherd at Sioux City andthe Dubuque Rescue Houseand the House of the GoodShepherd at Dubuque andprovide for the method ofdisbursement and againstfuture appropriations ofthe kind
Received ..... 1222
Passed ..... -1262
Enrolled
1310
1310
Slgned ..... 1326
349-To amend section eight hun-dred one ( 801 ) of the code,relating to street improve-ments sewers and prelimi-nary notices of sewer improvements.
Received ..... 1221
Passed on file ..... 1262
S. F.

Page.
Passed . . . . . . . . . . . . . . . . . . 1276
Enrolled 1276
Signed .1326
$350-$ To legalize the submission to the voters of the city of Creston, Iowa, of the question whether an ordinance entitled "an ordinance authorizing the Des Moines, Winterset an Creston Electric Railway Company to construct, maintain and operate, by electric or other power than steam, street and interurban railways in, across, over and along the streets of the city of Creston, lowa, and defining the powers and duties of sald company," should be approved and adopted.
Received . . . . . . . . . . . . . . . . 1230
Passed on file ................ 1262
Passed . . . . . . . . . . . . . . 1267-1268
Enrolled . . . . . . . . . . . . . . . . . . 1307
Signed
.1326
352-Repealing the law as it appears in section two hundred fifty-six-a (256-a) of the supplement to the code relating to the election and terms of judges of the superior court and enacting a substitute therefor.
Received . . . . . . . . . . . . . . . . . 1254
Passed on file ................ 1262
Passed . . . . . . . . . . . . . . . . . . . . 1282
Enrolled . . . . . . . . . . . . . . . . . 1308
Signed . . . . . . . . . . . . . . . . . . 1328
353-To amend section seventeen hundred nine (1709) of the supplement to the code as amended by the acts of the Thirty-first General Assembly, relative to insurance other than life.
Received ..................... 1198
Passed on file ............... 1219
Reported . . . . . . . . . . . . . . . . . 1247
Passed ........................ 1266
Enrolled . . . . . . . . . . . . . . . . . 1310
Signed . . . . . . . . . . . . . . . . . . 1326
354-Fixing the number of Senators in the General Assembly, apportioning them among the several counties according to the number of inhabitants in each, and dividing the State into Senatorial districts.
Received .................... . 1253
Passed on file . . . . . . . . . . . . . 1262
Passed . . . . . . . . . . . . . . . . . . . 1289
Enrolled ....................... . . 1308
Signed . . . . . . . . . . . . . . . . . . . . . 1326
358-Making appropriations for the payment of State and Judicial officers, state and other expenses.
Received and passed on flle1290
Passed . . . . . . . . . . . . . . 1290-1291
Enrolled . . . . . . . . . . . . . . . . . 1309
Signed . . . . . . . . . . . . . . . . . . . 1329

## SENATE JOINT RESOLUTIONS.

| No. | 1 -Relating to the selection of additional employes of the Thirty-first General Assemlby, fixing their compensation and defining their duties. |
| :---: | :---: |
| - | Recelved . . . . . . . . . . . . . . 102 |
|  | Considered . . . . . . . . . . . . . . 103 |
|  | Passed . . . . . . . . . . . . . . . . . 104 |
|  | Enrolled . . . . . . . . . . . . 165 -166 |
|  | Signed . . . . . . . . . . . . . . . . . . 165 |
| 3-Directing the Governor of |  |
|  |  |
| ors of the several states to |  |
| name representatives to an |  |
|  |  |
| be held at Des Moines, Ia. |  |
| or elsewhere, for the purpose of securing such ac- |  |
|  |  |
| tion on the part of the several states as will result in |  |
| a Constitutional Conven- |  |
|  |  |
| tion for the purposal of an | amendment to the constitu- |
| amendment to the constitu- |  |
| tion of United States Sena- |  |
| tors by a direct vote. |  |
|  |  |
|  | Recelved . . . . . . . . . . . . . 563 |

No.
1 -Relating to the selection of additional employes of the lby, fixing their compensation and defining their duRecetved
Considered .................... 103
Passed . . . . . . . . . . . . . . . . . . . . 104
. . . . . . . . . . . . . $165-165$
3-Directing the Governor of Iowa to invite the Governors of the several states to name representatives to an Interstate Convention, to or elsewhere, for the purpose of securing such action on the part of the seval a Constitutional Convenamendment to the constitution providing for the election of United States SenaRecelved 563

No.
Referred ................... 566
Reported .................... ${ }^{679}$
Passed ................721-722-723
Enrolled …................... 758
Signed ....................... 763
4-Setting aside room No. 27 for the use of Newspaper representatives.
Received ................... 1052
Referred ..................... 1032
Wihtdrawn from .committee1036
Amended and passed .......1037
Senate refuses to concur ... 1052
House recedes ............... 1086
Enrolled ....................... 1183
Signed …...................... 1218
5-Fixing the number and com-
pensation of the employ-
ees in the departments of
state at the seat of gorernment.
Recelved .................... 1198
Placed on calendar .......... 1201
Made a special order ..... 1201
Passed on fle .............. 1219
Passed ..................1254-1255
Enrolled …......................1308
Signed . . . . . . . . . . . . . . . . . . 1326

# SENATE CONCURRENT RESOLU'TIONS. 

Appointment of joint committee on arrangement for the reception to be held by the Governor at the state house. Received, 48; House concurs, 49.

Printing of report of committee to investigate the state Educational Institutions in pamphlet form. Received, 92 ; House concurs, 92.
Appointment of joint committee to visit the various state institutions. Received, 92 ; House concurs, 93.

Appointment of joint committee to arrange program for joint convention in honor of 74th birthday of ExGovernor Wm. Larrabee, and to invite Ex-Governor and Mrs. Larrabee the present and former governors of lowa and their wives to attend. Received, 116; House concurs, 116.

Authorizing the covering back into the treasurey of the unexpended balances of the Louisana Purchase Exposition appropriation. Received, 175 ; House concurs, 182.
Relative to holding foint convention to elect state printer and binder and other officers. Recelved, 268; House concurs, 270.
Memorializing congress relative to enactment of a pure food law. Received, 311 ; referred, 314 ; reported unfarorably, 533 ; House concurs, 533.
Appointment of joint committee to draft resolutions on life and services of Edward J. Gault. Received, 336; House concurs, 343.
Congratulating George Schramm on his 90th birthday. Recelved, 354; House concurs, 362.
Appointment of joint committee to draft resolutions on life and services of William Kent. Received, 364 ; House concurs,376.

Memorializing congress relative to Improvement of Upper Mississippl river. Received, 473.
Directing Secretary of State to publish 5,000 copies of Pure Food Law in pamphlet form. Received, 523 ; Referred, 539; Withdrawn from committee, 622; House concurs, 622.
Authorizing Secretary of State to furnish certain clerks with codes, code supplements and session laws. Received, 540; House concurs,551.
Calling on Governor to give more specilic statements in regard to those made in his letter to the Republicans of Iowa. Received, 540 ; laid over, 551 ; called up, 634 ; amendment offered, 634 ; consideration deferred, 636 ; made a special order, 682; considered, 736, 737; House concurs, 737, 738.
Relative to temporary adjournment February 28. Recelved, 542 ; laid on table, 545, 546; taken from table, 556 ; House concurs, 556, 657.
Appointment of joint committee to attend funeral of David B. Henderson. Recelved, 561; House amends and concurs, 570 ; Senate concurs, 573.

Purchase of a floral offering for the funeral of Daved B. Henderson. Received, 588; House concurs, 688.

Relative to holding a joint convention. and carry out a program in honor of the memory of David B. Henderson. Received, 621; House concur,. 630.

Relative to printing of rules of the two houses. Received, 664; laid on thble, 668; taken from table and. House concurs, 676.
Printing additional coples of House and Senate Calendars. Received, 752: House concurs, 768.
Recalling report of board of health from state printer. Received, 898; House concurs, 889.

Reative to final adjournment. Recelved. 985 ; House concurs, 995 ; Motion to reconsider lost, 995.

Inviting President Roosevelt to vimit Iowa at the time of the reunion of the Army of the Philippinem Recelved, 1115 ; House concurs, 1111.

## INDEX.

Page
ABANDONED CHANNELS-Of navigable streams, sale of, House File No. 177 ..... 260
ABERNETHY, ALONZO-Addresses House ..... 873
ABRAHAM, WM. N.-Janitor of cloak room ..... 549
ACCOUNTING-By administrators, guardians, etc., House File No. 339 ..... 584
ACCOUNTS, UNIFORM SYSTEM OF-In cities and towns, Senate Filé No. 152 ..... 823
ACKNOWLEDGMENTS-To legalize certain, Senate File No. 224 ..... 681
ACTIONS-Against estates of decedents, House File No. 12 ..... 56
Brought on lost bonds, notes, etc., House File No. 272 ..... 404
Senate File No. 285 ..... 1241
For injuries from defects in roads and streets, House File No. 298. ..... 497
Limitations of, relative to real property, House File No. 23 ..... 97
Place of bringing, House File No. 301 ..... 521
Publication of notice in commencement of certain, Senate File No. 71 ..... 305
Relative to failure of, House File No. 378 ..... 747
ADDITIONAL EMPLOYES- (See Employes.)
ADJOURNMEN'T-Relative to temporary, Concurrent Resolution ..... 542
Relative to final. Concurrent Resolutions ..... 985
ADMISSION-To Soldiers Home, House File No. 263 ..... 403
House File No. 392 ..... 821
Senate File No. 249 ..... 838
To hospital for inebriates, Senate File No. 216 ..... 629
ADMISSION TO THE BAR-Relative to, House File No. 395 ..... 845
ADMINISTRATION, LETTERS OF-Limiting time of granting cer- tain, House File No. 414 ..... 1077
ADMINISTRATORS-Accounting by, House File No. 339 ..... 584
Banks and loan and trust companies to act as, House File No. 327 ..... 563
Conveyances by foreign, House File No. 216 ..... 330
Final reports of, House File No. 109 ..... 181
ADULTERATED MILK-Sale of, Senate File No. 156 ..... 484
AGRICULTURE-Committee on, appointed ..... 38
(See Committees, Standing.)(See Department of Agriculture.)
AGRICULTURAL ASSOCIATIONS-Appropriations by county to, House File No. 8 ..... 55
AGRICULTURAL COLLEGE-Committee on, appointed ..... 41
(See Committees, Standing.)
Appropriations for, House File No. 134 ..... 221
House File No. 192 ..... 290
House File No. 238 ..... 355
House File No. 400 ..... 885
Biennial report of, Senate File No. 302 ..... 782
Board of regents for educational institutions, Senate File No. 189. ..... 898
AGRICULTURAL COLLEGE-Continued. Page
Committee to visit, appointed ..... 101, 105
report of. ..... 161, 430
Course of instruction in ceramics, House File No. 360 ..... 677
Disposal of sewage of, etc., Senate File No. 192 ..... 1283
Experiment Station, relative to, House File No. 421 ..... 1156
Millage tax for, House File No. 192 ..... 290
Petition relative to extension of college work ..... 257
Powers of trustees of, House File No. 268. ..... 404
Special report from secretary of ..... 57
Right of way over grounds of, House File No. 297 ..... 497
Trustees of, elected ..... 348
AGRICULTURAL CONVENTION-Relative to, Senate File No. 110 . ..... 954
ALBIA-To legalize submission of certain question to electors of, House File No. 428. ..... 1215
ANTI-PASS BILLS-House File No. 354 ..... 648
Senate File No. 12 ..... 664
ALEXANDER, T. J.-Bill clerk. ..... 7
ALKIRE, W. K.-Committee clerk ..... 108
ALLANSON, EDWARD-Committee clerk ..... 93
ALLEN, REV. D. A.-Officiates as chaplain ..... 1
ANIMAL INDUSTRY-Committee on, appointed ..... 44
(See Committees, Standing.)
ANTI-DISCRIMINATION BILL-House File No. 253 ..... 385
Petition relative to ..... 559, 765
Petitions relative to. ..... 764
A. O. U. MODEL LAW-Petition relative to ..... 589
APPEALS-Notice of, House File No. 306 ..... 521
APPOINTMENTS-Of additional employes, Senate Joint Resolution No. 1 ..... 102
APPROPRIATIONS-Committee on, appointed ..... 37
(See Committees, Standing.)
Concurrent Resolution relative to ..... 221
APPROPRIATIONS, PROPOSED-
For additional employes, Senate File No. 102 ..... 269
Agricultural College-House File No. 134 ..... 221
House File No. 192 ..... 290
House File No. 238 ..... 355
House File No. 400 ..... 885
Benedict Home-House File No. 101 ..... 179
Senate File No. 348 ..... 1222
Boys and Girls Home Sioux Citpy, House File No. 65 ..... 144
Senate File No. 348 ..... 1222
Capitol decorations, Senate File No. 332. ..... 1022
College for the Blind, House File No. 33 ..... 109
House File No. 403. ..... 900
Committee to investigate feasibility of manufacturing binding twine in state penitentiary, House File No. 410 ..... 1004
Convent of Good Shepherd, Sioux City, House File No. 63 ..... 144
Dairy interests, to encourage and develope, House File No. 110. ..... 195
Department of Agriculture, House File No. 91. ..... 170
House File No. 155 ..... 237
Dubuque Rescue Home, House File No. 90 ..... 169
Senate File No. 348 ..... 1222
Construction of fire proof exposition building on state falr grounds, House File No. 155. ..... 237
Employment of additional counsel to assist attorney general in certain case, House File No. 234 ..... 342
House File No. 355 ..... 648
Establishment of a tuberculosis sanitarium, House File No. 75 ..... 157
Expenses of Governor's reception, House File No. 96 ..... 170
APPROPRIATIONS PROPOSED-Continued. Page
Erection of swine pavilion on state fair grounds, House File No. 165 ..... 249
House File No. 431. ..... 1221
Expenses of Whitmer-Youde election contest, House File No. 344. 597 Expense of transporting two insane persons out of state-Senate File No. 198.1022
Expenses of dedication of battlefield monuments, Senate File No. 268 ..... 329
Equipment of laboratory for State Food and Dairy Commmission, Senate File No. 275 ..... 837
Fish and Game Warden-House File No. 167 ..... 249
Florence Crittendon Home, Sioux City, House File No. 64 ..... 144
Senate File No. 348 ..... 1222
Hall of Archives, House File No. 129 ..... 220
Historical, Memorial and Art building, House File No. 236 ..... 343
Historical Society, House File No. 223. ..... 341
House File No. 291 ..... 495
House of the Good Shepherd, Dubuque, House File No. 284 ..... 478
Senate File No. 348 ..... 1222
Sioux City Senate File No. 348 ..... 1222
Hospital for inebriates, House File No. 156 ..... 237
House File No. 403 ..... 900
Hospital for Insane-Cherokee, House File No. 113 ..... 195
House File No. 403 ..... 900
Clarinda, House File No. 564 ..... 248
House File No. 403 ..... 900
Independence, House File No. 157 ..... 237
House File No. 403. ..... 900
Mt. Pleasant, House File No. 130. ..... 220
House File No. 403 ..... 900
Industrial School at Eldora, House File No. 69 ..... 145
House File No. 149 ..... 236
Senate File No. 52 ..... 269
House File No. 403 ..... 900
Industrial School at Mitchellville, House File No. 137 ..... 234
House File No. 403 ..... 900
Iowa Corn Growers Association, House File No. 147 ..... 235
Industrial Reformatory for Females, House File No. 95 ..... 170
Institution for Feeble Minded, House File No. 161 ..... 238
House File No. 403 ..... 900
Jamestown Tercentennial Exposition, House File No. 426 ..... 1187
Mileage and expense of investigation commissions, Senate File No. 104 ..... 269
Monument for Ex-Gov. Wm. M. Stone, House File No. 170 ..... 249
John Morgan, House File No. 240 ..... 355
Timothy Brown, Senate File No. 167. ..... 540
George Perkins. Senate File No. 193 ..... 650
Penitentiary at Anamosa, House File No. 148 ..... 236
House File No. 403. ..... 900
Penitentiary at Ft. Madison, House File No. 151 ..... 236
House File No. 403 ..... 900
Public improvements around navigable lakes, House File No. 106. ..... 180
Purchase of Railroad Commissioners Maps. House File No. 98 ..... 179
Relief of heir of John Bryan, House File No. 70 ..... 145
Ernest L. Ireland, House File No. 139 ..... 234
H. W. Tapley and Philip Morgan, House File No 146 ..... 235
Charles H. Tribby, House File No. 179 ..... 260
L. H. Fenton, House File No. 206 ..... 311
Andrew T. Ness, House File No. 264 ..... 403
Senate rille No. 169 ..... 999
APPROPRIATIONS PROPOSED-Continued Page
Frank Bristow, House File No. 288 ..... 495
John Sharp, House File No. 294 ..... 496
James Lalley, House File No. 326 ..... 538
George F. Hunt, House File No. 341 ..... 596
Mrs. John Stein, Senate File No. 111 ..... 955
W. J. McAhren, Senate File No. 298 ..... 998
E. S. Frank, Senate File No. 277 ..... 1022
Henry Eyler, Senate File No. 205 ..... 1023
Roster of Iowa Soldiers, Sailors and Marines-
House File No. 215 ..... 329, 330
Senate File No. 166 ..... 956
School for the Deaf, House File No. 135 ..... 234
Soldiers Home, House File No. 142. ..... 235
House File No. 403 ..... 900
Soldiers' Orphans' Home, House File No. 159 ..... 237
House File No. 403 ..... 900
Soldiers Orphans Monument-for repairs, House File No. 97 ..... 171
State institutions under Board of Control. House File No. 403. ..... 900
State agents, for industrial chools and soldiers orphans home,Senate File No. 1811022
State and judicial officers and other expenses, Senate File No. 358. ..... 1290
State Normal School, House File No. 176 ..... 260
House File No. 181. ..... 261
House File No. 400 ..... 885
State University, House File No. 212 ..... 329
House File No. 400 ..... 885
Statute of James Harlan in National Statuary Hall, House File No. 62 ..... 144
Statute of Samuel J. Kirkwood in National Statuary Hall, House File No. 11 ..... 56
To aid cities and towns in obtaining information of general pub- lic interest, House File No. 56 ..... 127
To pay M. H. Byers for certain services, House File No. 260 ..... 402
Senate File No. 139 ..... 1037
To nay certain persons for labor and material. House File No. 304 ..... 521
ARMSTRONG, TOWN OF-To legalize' special election of, House File No. 285 ..... 478
ASSESSMENT-And collection of collateral inheritance tax, Senate File No 125 ..... 305
Senate File No. 122 ..... 468
And taxation of property in special charter cities, House File No. 208 ..... 312
And taxation of rural telephone companies. House File No. 273 ..... 449
ASSEsSMFNT OF TAXES-Relative to, House File No. 73 ..... 145
ASSESSMENT-Of national, state and savings banks, House File No. 289 ..... 495
ASSIGNMENT OF CLERKS-Committee to make, appointed ..... 8ASSESSOR, COUNTY-Election of, etc. House File No. 290495
ASSESSOR, TOWNHIP-Assessment in rural districts, House File No. 337 ..... 565
ASSIGNMENT OF COMMITTEE ROOMS-Committee to make, appointed ..... 8
renort of ..... 51
ASSIGNMENT OF SEATS IN PRESS GALLERY-Chief clerk author- ized to make ..... 10
By chief clerk ..... 46
ASSIGNMENT OF WAGES-Relative to, House File No. 175 ..... 260
Page
ASSISTANT CLERKS-Temporary, elected and qualified ..... 1. 2
Permanent elected
558
W. C. Ramsey resigned-successor elected and qualified ..... 1131
ASSISTANT DOORKEEPERS—Temporary, elected and qualified... 1 , ..... 1, 2
Permanent elected ..... 7
ASSISTANT POSTMISTRESS-Temporary, elected and qualified.. ..... 2
Permanent elected ..... 7
Required to remain after adjournment, Concurrent Resolution. ..... 1131
ATTORNEY GENERAL-Appropriation to employ counsel to assist- House File No. 234 ..... 342
House File No. 355 ..... 648
AUDITOR OF STATE-Examination of banks by, Senate File No. 39 ..... 468
Report of sales of codes by county auditor to, Senate File No. 178. ..... 752
BABB, W. I.-Regent of the State University ..... 349
BABCOCK TEST-To prohibit manipulation of, Senate File No. 163 ..... 629
BADGES-Chief clerk instructed to procure ..... 10
BAER, A. E.-Committee clerk, qualified ..... 108
Resigned ..... 463
BAILEY, M. Z.-Representative Seventh District.
On standing committees: Roads and Highways, chairman; Ways and Means; Private Corporations; Labor; Insurance; Agricul- ture; Institution for Feeble Minded; Agricultural College.
Anpointed on special committee
Anpointed on special committee ..... 163 ..... 163
Entitled to seat ..... 2, 3
Introdues House Files Nos. 1, 15, 405. Leave of absence ..... $205,274,353,475,741$
Makes request ..... 1110
Mileage due ..... 100
Motions by ..... 327
Present at joint conventions ..... 345
Presents petition ..... 231
Submits reports of committee ..... 923
Suhscribed to oath of office ..... 34
BALDWIN, H. H.-Assistant mail carrier, Senate Joint Resolution No. 1 ..... 102
Qualified ..... 112
BALLOTS-Relative to elections and, House File No. 302 ..... 521
Senate File No. 43 ..... 562
Relative to form of, House File No. 362 ..... 678
Publication of official, Senate File No. 295 ..... 1178
BANKS-Assessment of national, state and savings, House File No. 289 ..... 495
Examination of state and savings, Senate File No. 117 ..... 672
Investment of funds of savings, House File No. 27 ..... 98
House File No. 58 ..... 128
Pay of officers of, use of funds, etc., House File No. 8\% ..... 162
Quarterly statements of state and savings, Senate File No. 39 ..... 468
Relative to private, House File No. 21 ..... 96
State and savings acting as guardians, trustee, etc-
House File No. 327 ..... 563
acting in fiduciary capacity, House File No. 388 ..... 784
Taxation of shares of stock of national banks, House File No. 353 ..... 637
Taxation of national, state and savings banks, Senate File No. 336. ..... 5
BANKS AND BANKING-Committee on, appointed ..... 38
(See Committees, Standing.)
BARBER-W. T. Jones permitted to place chair in cloak room ..... 48
BAREER, H. T.-Policeman, Senate Joint Resolution No. 1 ..... 102
Page
BARKER, CHARLES 1.-Resolution to appoint committee to draft resolutions on death of ..... 248
Resolutions, report ..... 1381
Remarks on life of, by Representative Ritter ..... 1381
BEALER, E. J. C.-Representative Forty-eighth District.On standing committees: Compensation of Public Officers, chair-man; Ways and Means; Appropriations; Railroads and Com-merce; Municipal Corporations; Constitutional Amendments;Military; Institute for Deaf; Judicial Districts.
Appointed on special committee ..... 105
Demands roll call ..... 103
Entitled to seat ..... 3
Files explanation of vote ..... 1058
Introduces House Files Nos. 27, 47, 99, 201, 236, 295, 405.
Leave of absence ..... 561
Makes request ..... 831
Mileage due ..... 100
Motions by $\ldots .12,227,239,254,282,471,499,686,719,1184,1269$, ..... 280
Present at joint conventions ..... 345
Presents petitions ..... 295, 448
Presents invitation ..... 1270
Submits reports of committees ..... 1101
Subscribed to oath of office ..... 4
BEARDSLEY, REV. FRANK C.-Officiates as chaplain ..... 363
BEES, HONEY-Petition relative to restraint of ..... 231
BELL, THEODORE-Janitor, Senate Joint Resolution No. 1 ..... 102
BENEDICT, C. R.-Chief clerk ..... 1, 6(See Chief Clerk.)
BENSON, R. S.-Appointment of committee to draft resolutions onlife and services of290, 291
Resolutions, report ..... 1033, 1378
BENEDICT HOME-Appropriation for, House File No. 101 ..... 179
Senate File No. 348 ..... 1222
Petitions relative to appropriation for ..... 190, 296
BENTON, R. E.-Appointment of committee to draft resolutions on life ind services of ..... 314
Resolutions, report ..... 1006, 1391
BEQUESTS--To state institutions, Senate File No. 140 ..... 289
To townships, House File No. 32 ..... 109
BIENNIAL FISCAL TERM-Relative to, House File No. 328 ..... 563
BIENNIAL REPORTS-OF state officers, House File No. 329 ..... 564
Of Mine Inspectors, Senate File No. 305 ..... 780
Of Superintedent of Public Instruction, Senate File No. 309 ..... 781
Of Agricultural College, Senate File No. 302 ..... 782
Of College for the Blind, Senate File No. 304 ..... 78.
Of Labor Commissioner, Senate File No. 307 ..... 783
Of Normal School, Senate File No. 303 ..... 783
Of State University, Senate File No. 301 ..... 784
BIENNIAL ELECTIONS-Adjustment of statutes to conform to, Governor's message ..... 31
Appointment of committee to adjust statutes ..... 57
BIG OR SPRING LAKE—Granted to Council Bluffs, Senate File No. 133 ..... 562
BILL BOARDS-To license and regulate, House File No. 309 ..... 522
BILL CLERKS-Elected and qualified ..... 7
bills OF exchange-Relative to, House File No. 117. ..... 201
BINDING TWINE-Manufacture of, in penitentiary-
House File No. 35. ..... 109
petitions ..... 318
Page
BIRDS-Protection of, and nests and eggs, Senate File No. 126 ..... 829
petition ..... 550
BIRTHS AND DEATHS-Registration of, House File No. 86 ..... 163
BIXBY, R. J. Representative Sixty-eighth District.
On standing committees: Appropriations; Public Health; State University; Agriculture; Enrolled Bills; Schools and Text-Books; Animal Industry; Penitentiaries; Fish and Game.
Appointed on special committees. ..... 10, 105, 247, 861
Asks unanimous consent ..... 921
Entitled to seat ..... 2, 3
Introduces House Files Nos. 95, 98, 209, 243.
Leave of absence. ..... 274, 1060
Makes request ..... 687, 1060
Mileage due ..... 100
Motions by.247, 451, 561, 587, 652, 688, 700, 747, 754, 1144, 1168, 1180, 1184
Offers resolution ..... 247, 561
Present at joint conventions ..... $13,159,345$
Presents petitions ..... 310, 337. 476
Resolutions, report ..... 1403
Remarks on life of, by Representative Teter ..... 1404
Submits report of committee ..... 534
Subscribed to oath of office. ..... 3,4
BLAIN, CAPTAIN WILLIAM-Appointment of committtee to draft resolutions on life and services of. ..... 361
BLAKESLEE, BESSIE S.-Committee clerk ..... 105
BOARD OF CEMETERY COMMISSIONERS-To create, House File No. 189 ..... 281
BOARD OF CONTROL-Resolution requesting, to furnish statement of unexpended balances. ..... 572
Publication of special report on extent of tuberculosis, Concurrent Resolution ..... 163
Special report from, showing transfer of balances, etc. ..... 117
BOARD OF EXAMINERS-Of mine foremen, etc., compensation of, House File No. 45 ..... 115
Optometry, to create, House File No. 145 ..... 235
BOARD OF OSTEOPATHIC EXAMINERS-To create, House File No. 220 ..... 330
BOARD OF PARDONS AND PAROLES-To create, House File No. 266 ..... 403
BOARD OF REGENTS-For state educational institutions- House File No. 255 ..... 385
Senate File No. 189 ..... 898 ..... 898
BOARD OF SUPERVISORS—Acts of, of Des Moines county legalized, Senate File No. 82. ..... 270
Acts of, of Jasper county legalized, Senate File No. 190 ..... 622
Acts of, of Calhoun county legalized, Senate File No. 281 ..... 822
Compensation of members of, House File No. 193 ..... 290
Election and term of members of, House File No. 365. ..... 682
House File No. 419 ..... 1140
Senate File No. 342 ..... 1206
petition ..... 921, 1175
Membership of, House File No. 300 ..... 520
Petition for additional pay for ..... 764
Power's of, House File No. 132. ..... 220
House File No. 249. ..... 373
Senate File No. 187. ..... 563
Relative to official newspapers, House File No. 247. ..... 372
To allow damages for killing of sheep by dogs, House File No 219. ..... 330
BOEYE, RALPH P.-Committee clerk ..... 105
Page
BOIES, EX-GOV. HORACE-Telegram from ..... 1368
BOLAND, EDWARD-Representative Fortieth District.
On standing committees: Appropriations; Woman Suffrage; StateUniversity; Agriculture; Public Libraries; Insurance; PublicLands and Buildings; Telegraph, Telephone and Express.
Appointed on special committee ..... 105
Entitled to seat ..... 2, 3
Introduces House File No. 293.
Leave of absence ..... 175, 779 920, 1060
Makes request ..... 688
Mileage due ..... 100
Present at joint conventions ..... 345
Presents petition ..... 550
Subscribed to oath of office ..... 4
BONDS-Of notary publics, approval, House File No. 405 ..... 990
Lost or stolen, action brought on, House File No. 272 ..... 404
Senate File No. 285 ..... 1241
Of surety companies, House File No. 415. ..... 1077
Concurrent Resolution ..... 111
(See Surety Compaines.)
Of school districts, relative to House File No. 390821
BOWEN, EX-SPEAKER D. H.-Escorted to chair and made a few remarks ..... 656
BOYS AND GIRLS HOME-at Sioux City-Appropriation for- House File No. 65 ..... 144
Senate File No. 348 ..... 1222
BREACH OF THE PEACE-Relative to, House File No. 133 ..... 220
House File No. 321 ..... 538
BREACH OF THE SABBATH-Petitions relative to Sunday ball play- ing $\ldots \ldots \ldots \ldots .310,318,319,320,337,476,506,529,550,551$, 571, 620, 632, 644, 658, 725, 742, 756, 757, 765, 816, 892
Relative to, Senate File No. 222 ..... 608
House File No. 427. ..... 1195
BRENTON, CHARLES R.-Trustee of Agricultural College. ..... 346, 348
BRIDGES, JAMES-Resolution to appoint committee to draft reso-lutions on life and services of.561
Resolutions, report ..... 660, 1384
BRINK, J. R.-Clerk in document room, Senate Joint Resolution No. 1 ..... 102
Qualified ..... 107
BRISTOW, FRANK-Appropriation to reimburse, House File No. 288 ..... 495
BROWARD, GOV. N. B.-Of Florida- Resolution to invite, to address the House ..... 303
BROWN, LEON-Committee clerk. ..... 52
BROWN TIMOTHY-Appropriation for monument for, Senate File No. 167 ..... 540
BRYAN. JOHN-Relief of heirs of, House File No. 70 ..... 145
BUCHANAN, A. W.-Resolution to apoint committee to draft resolu- tions on death of ..... 233
Resolutions, report ..... 1397
Remarks on life of, by Representative Epperson ..... 1397
BUCKINGHAM, F. N.--Representative Seventy-seventh District.
On standing committees: Ways and Means; Municipal Corpora- tions; Mines and Mining; Pharmacy; Agriculture; Animal Industry; Telegraph, Telephone and Express; Fish and Game.
Annointed on special committees. ..... 49, 897
Asks unanimous consent ..... 717
Demands roll call ..... 1279
BUCKINGHAM, F. N.-Continued. Page
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 171, 205, 227, 367, 401.
Makes request ..... 880
Mileage due ..... 100
Motions by ..... 1269
Offers amendment ..... 603
Offers resolution ..... 384
Present at joint conventions ..... 345
Presents potitions ..... 892
Resolution to appoint committee to investigate, as to holding two offices ..... 469
Subscribed to oath of office ..... 3, 4
BUILDING AND LOAN-Committee on, appointed ..... 42
(See Committees, Standing.)
bURGLARY-Relative to, House File No. 112 ..... 250
BUREAU OF LABOR STATISTICS-Reports and returns to- House File No. 124 ..... 210
Establishment of employment offices under supervision of - HouseFileNo. 241 ..... 355
BURMA, REV. J. H.-Officiates as chaplain ..... 108
BURNAUGH, HARRY-Assistant janitor ..... 7
BUSHEL WEIGHTS-Relative to. House File No. 368 ..... 703
BUSSE, LOUIS-Report of pardon committee on ..... 1255
BUTLER, WILLIAM-Resolution to appoint a committee to draftresolutions on life and services of.248
Resolutions, report ..... 1399
BYERS, MAJOR S. H. M.-Presented to joint convention, held in honor of Ex-Governor Larrabee ..... 159
Reads poem ..... 159
Poem printed in the Journal ..... 1368
BYERS, M. H.-To pay for certain services, House File No. 260 ..... 402
Senate File No. 139 ..... 1037
CALDERWOOD, M. H.-Representative Forty-third District.
On standing committees: Labor, chairman; Railroads and Com-merce; Banks and Banking; Compensation of Public Officers:Enrolled Bills; Public Lands and Buildings; Horticulture;Soldiers' and Orphans' Home.
Asks unanimous consent ..... 1161
Entitled to seat. ..... 3
Introduces House Files Nos. 77, 82, 124, 241, 242, 263, 304, 390,391, 408
Leave of absence ..... 47
Makes request ..... 373, 475, 1256, 1257
Mileage due ..... 100
Motions by...... 1 36, 98, 380, 452, 566, 567, 575, 639 , 656, 726, 812, 813, 966, 967, 1085, 1212, 1239, 1256, 1257
Offers resolution ..... 47, 1239
Present at joint conventions ..... 13. 159, 345
Presents petitions ..... 320.644
Presides ..... 1007
Submits report of committee ..... 340, 477
Subscribed to oath of office ..... 4
CALENDAR OF BILLS-Printing of additional copies, Concurrent Resolution ..... 752
CALVIN, REV. E. McCULLOUGH-Officiates as chaplain ..... 1175
CAMERON, EX-GOV.-Of Virginia-Concurrent Resolution arranging
for a joint session to hear address by ..... 116
Addresses joint session ..... 140
CANADIAN THISTLES-Relative to, House File No. 94 ..... 170
CANFIELD, INEZ-Committee clerk ..... 105
Page
CAPITOL-Additional decoration of, Senate File No. 332 ..... 1022
CAPITOL COMMISSION-Governor submits report of ..... 840
CARDEN, WILLIAM-Representative Twentieth District.
On standing committees: State University, chairman; Ways and Means; Municipal Corporations; Printing; Insurance; Enrolled Bills; Hospital for Insane; Judicial Districts.
Appointed on special committee ..... $290,384,1143$
Entitled to seat ..... 2, 3
Introduces House File Nos. 62, 130, 1.79, 206, 396
Leave of absence ..... 227
Makes request ..... $123,274,528,741,815,1060$
Mileage due ..... 100
Motions by ..... $384,669,686,830,1120$
Offers resolution ..... 384, 830
Present at joint conventions ..... 345 13, 159
Presents petition
Subscribed to oath of office ..... 4
CARPENTER, REV. JOHN C.--Officiates as chaplain ..... 168
CARR LAKE-To grant, to city of Council Bluffs, Senate File No. 164. ..... 620
CARRYING CONCEALED WEAPONS-To punish, House File No. 40. ..... 114
CARTER, GEO. H.-Assigned seat in press gallery ..... 46
CARSTENSEN, THEODORE—Representative Forty-fifth District.
On standing committees: Engrossed Bills, chairman; DomesticManufactures; Roads and Highways; Police Regulations;College for the Blind; Public Lands and Buildings; Ways andMeans; Labor; Compensation of Public Officers; Mines andMining.
Appointed on special committees ..... 7, 929
Asks unanimous consent ..... 215,770
Calls up motion to reconsider ..... 760
Demands roll call ..... 194, 543
Entitled to seat ..... 2, 3
Files explanation of vote ..... 1164
Introduces House Files Nos. 2, 3, 111, 143, 166, 262, 312, 313
Makes request ..... 230, 1099
Mileage due ..... 100
Motions by ..... 760
Present at joint conventions ..... 345
Presents petition ..... 816
Second motion to reconsider ..... 891
Sulomits report of committee ..... 1153
Subscribed to oath of office. ..... 3 , 4
Withdraws motion to reconsider ..... 891
CASSEL, A. F.-Representative Nineteenth District.
On standing committees: County and Township Organization,chairman; Railroads and Commerce; Constitutional Amend-ments; Agriculture; Building and Loan; Roads and High-ways; Animal lndustry; Horticulture.
Appointed on special committee ..... 479
Entitled to seat ..... 2, 3
Introduces House Files Nos. 117, 272.
Leave of absence ..... 204, 552
Makes request ..... 107, 326
Mileage due ..... 100
Motions by ..... 240, 327, 479
Offers resolution ..... 479
Present at joint conventions ..... $13,159,345$
CASSEL, A. F.-Continued. Page
Presents petition ..... 243, 393, 467
Submits report of committee ..... 746
Subscribed to oath of office ..... 4
CATTLE INSPECTION OF NEAT-To provide for, House File No. ..... 899402
CEDAR TOWNSHIP, LINN COUNTY-To legalize appointment of officers for, House File No. 31 ..... 109
House File No. 258 ..... 402
CEMETERIES—Establishment of saloons near, Senate File No 239 ..... 931
CEMETERY ASSOCTATIONS-To make changes in cemetery grounds, House File No. 254 ..... 385
CEMENTS AND CERAMICS—Course of study in, at Agricultural col- lege, House File No. 360 ..... 677
CENSUS OF 1905-Comments on, in Governor's message ..... 29
To reimburse funds advanced to complete, Senate File No. 103. ..... 318
CERTIFIED COPIES OF PATENTS-Recording of, etc., House File No. 83 ..... 162
CHAPLAINS—
The following officiated:
Name Pag Name Page
Allen Rev. D. A............... 1 Medbury, Rev. Charles S. ..... 95
Beardsley Rev. Frank Gr ..... 363
Mitchell, Rev. Mott ..... 589
Burma, Rev. J. H............. 108 Moffet, Rev. F. L. ..... 288
Calvin, Rev. E. McCullough... 1175 Mutchler, Rev. F. W ..... 680
Carpenter, Rev. John C ..... 168
Cobb, Representative Wm ..... 353
Cole, Rev. Jesse ..... 463
Cregor', Rev. John ..... 295
Day, Rev. J. W ..... 1001
Denham, Rev. Pearl ..... 123
Donaldson, Rev. John B ..... 506
Douglass, Rev. A. C ..... 392
Dow, Rev. T. J ..... 53
Evans, Rev. E. E. ..... 644
Ferner Rev. J. W ..... 1143
Fifer Rev. O. W. ..... 190
Flint, Rev. E. E. ..... 242
Gage, Rev. W. B. ..... 216
Gillies, Rev. J. Lewis ..... 843
Gilmore, Rev. Alexander ..... 382
Golden, Rev. A. L. . ..... 230
Gordon, Rev. Eleanor ..... 658
Hagerman, Rev. E. T. ..... 47
Haggard, Dean ..... 1108
Haggett, Rev. A. J ..... 558, 892
Henderson, Rev. Arthur ..... 336
Jacobson, Rev. Abraham ..... 1060
Kepford, Rev. A. E.. ..... 619
McCash, Rev. Dr. ..... 764 ..... 764
McCray, Rev. L. F ..... 815
McLeod, Rev. W. Edward ..... 256
McMasters, Rev. Dite
1270
1270
Nichols, Rev. J. T
Nichols, Rev. J. T
1220
1220
Nye, Rev. C. Charles A
Parkin, Rev. ..... 920
Parks, Rev. W. U. ..... 274
Pearson, Rev. Dr. Wm. I ..... 528
Pilcher, Rev. A. M. ..... 448
Pittinger, Rev. H. G. ..... 975
Porter, Rev. R. K ..... 702
Porter, Rev. H. W ..... 161
Powell, Rev. H. C ..... 475
Preston, Rev. C ..... 141
Richards, Rev. A. D ..... 741
Rosenberger, Rev. H. C ..... 150
Sanders, Rev. J. F ..... 831
Schwimley, Rev. W. A. ..... 113
Scott, Rev. D. N. ..... 725
Shea, Rev. Andrew M ..... 550
Suman, Rev. W. R. ..... 1033
Troutman Rev. L. T ..... 317
True Rev. E. L. . . . . ..... 632
Vedder, Rev. P. V. D ..... 494
Walburn, Rev. A. A ..... 175
West. Rev. Victor ..... 205
Wilkins, Rev. J. E. ..... 224
Williams, Rev. R. E ..... 779
Williams, Rev. William ..... 878
Wilson, Rev. Charles W ..... 571
CHAPLAINS OF PENITENTIARIES-Compensation of- Senate File No. 35 ..... 836
CHAPMAN, JOSEPH-Resolution to appoint committee to draft reso- lutions on life and services of ..... 561
Resolutions, report. ..... 1176, 1396
CHARITON, CITY OF-To legalize ordinances of, House File No. 38. 114
Page
CHASE, DWIGHT L.-Resolution to draft resolutions on life andservices of560
Remarks on life of, by Representative Flenniken ..... 1400
Resolution, report ..... 12921399
CHASSELL, E. D.-Representative Seventy-eighth District.
On standing committees: Printing, chairman; Judiciary; Appro-priations, Suppression of Intemperance; Congressional Dis-tricts; Insurance; Telegraph, Telephone and Express; Rules.
Appointed on special committees ..... 105, 1256, 1307
Calls up resolution ..... 668
Demands roll call ..... 736, 737, ..... 996
Entitled to seat ..... 3
Files amendment ..... 986
Introduces House Files Nos. 87, 184, 307, 404, 413.
Makes request ..... 106, 158, 274, 682, 1061
Mileage due ..... 100
Motions by..............................184, 240, 273, 344, 545,$568, \quad 573, \quad 602, \quad 604, \quad 605, \quad 618, \quad 631, \quad 656$,676, 727, 731, 732, 733, 749, 843, 907,995, 1048, 1057, 1066, 1076, 1116, 1153, 1227, 1304
Offers substitute ..... 1203
Present at joint conventions. ..... 13, 159, 345
Presents memorial and petition ..... 257, 309, 319, 338, 644, 658
Submits report of committee ..... 894
Subscribed to oath of office. ..... 4
CHEEK, MRS.-Favors House with two songs ..... 873
CHENEY, A. H.-Representative Eighty-second District.
On standing committees: Woman Suffrage, chairman; Ways and Means; Banks and Banking; Labor; Claims; Domestic Manu- factures; Roads and Highways; Military.
Appointed on special committee ..... 182
Asks unanimous consent ..... 570
Demands roll call ..... 1019
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 160, 169, 296, 414.
Leave of absence ..... 106, 215, 256, 449, 619, 776
Mileage due ..... 100
Motions by 343, 344, 553, 567, 568, 921, 1059, 1136
Present at joint conventions ..... 13, 159, 345
Presents petition and memorials ..... 833
Submits report of committee .....  1006
Subscribed to oath of office. ..... 3, 4
CHEROKEE STATE HOSPITAL-(See Hospitals for Insane.)
CHIEF CLERK-Temporary, elected and qualified ..... 1
Permanent, elected and qualified ..... 7
Authorized to assign seats in press gallery ..... 10
Authorized to appoint page ..... 10
Authorized to deduct pay of clerks when absent ..... 124
Assigns seats in press gallery ..... 46
Instructed to procure badges for certain employes ..... 10
Instructed to have extra copies of certain bills printed ..... 171
Instructed to have printed 500 copies of standing committees of House ..... 248
Required to remain after adjournment, Concurrent Resolution.. 1131
Resolution requiring chairmen of committees to turn bills,records, etc. over to1187
CHIEF DOORKEEPER-Elected and qualified ..... 7
Announces arrival of Pioneer Law Makers Association ..... 873
CHIEF JUSTICESHIP-Of Supreme Court, Senate File No. 1 ..... 783
Page
CHICAGO, ROCK ISLAND AND PACTFIC RY. CO.-Resolution ex- tending thanks to. ..... 1239
CHILD LABOR-Comments on, in Governor's message ..... 34
Employment of, House File No. 74 ..... 157
Petitions. $231,256,257,296,310,318,319,337,383,392$, ..... 448
CHILDREN-Non-support of wife and, House File No. 25 ..... 97
Dependent, neglected and delinquent, House File No. 24 ..... 97
CHRISTIANSON, G. P.-Representative Sixty-third District.
On standing committees: Private Corporations, chairman;Appropriations; Railroads; Banks and Banking; Elections;State University; Roads and Highways; Telegraph, Telephoneand Express; Hospital for Insane.
Appointed on special committee ..... 105
Asks unanimous consent ..... 622
Entitled to seat ..... 3
Files motion to reconsider. ..... 572
Introduces House File No. 430.
Leeave of absence ..... 831
Makes request ..... 475
Mileage due ..... 100
Motions by. ..... 1265
Present at joint conventions ..... 345
Presents petitions ..... 866
Seconds motion to reconsider ..... 1945
Subscribed to oath of office. ..... 4
CITIES AND TOWNS-Aid for investigation of municipal questions, Governor's message ..... 35
Appropriation to aid investigation of municipal questions, House File No. 56. ..... 127
Actions for injuries from defects in streets of, House File No. 298. ..... 497
Board of cemetery commissioners in certain cities. House File No. 189 ..... 281
Bonds of park commissioners, House File No. 228 ..... 341
Condemnation of land for water supply, House File No. 275 ..... 450
Construction of sewers in, House File No. 187 ..... 281
Consolidation of school districts in, House File No. 310 ..... 525
Duties of marshalls of House File No. 210 ..... :12
Examination of books of city officials, House File No. 312 ..... 522
Extension of corporate limits, House File No. 374 ..... 726
Form of ballot in elections in, House File No. 182 ..... 261
General powers of, House File No. 218 ..... 330
Senate File No. 278 ..... 467
Government of certain cities, House File No. 127 ..... 210
Hospitals, construction in certain cities, House File No. 381 ..... 766
Improvement of streets, etc., House File No. 55 ..... 127
House File No. 160 ..... 237
Injury to sidewalks, House File No. 66 ..... 144
Levy in certain cities for sewers. House File No. 283 ..... 478
Limit of indebtedness of, House File No. 119 ..... 201
Making clerks appointive, Senate File No. 238 ..... 681
Park commissioners and their powers, Senate File No. 218 ..... 752
Senate File No. 224 ..... 999
Petitions relative to matters affecting. ..... 529
Powers to license, House File No. 386 ..... 776
Publication of proceedings of councils of, House File No. 324 ..... 538
Purchase and erection of waterworks by, Senate File No. 134 ..... 955
Recording of instruments affecting lots in, House File No. 115 ..... 196
Recording of plat of subdivisions of, House File No. 373 ..... 716
Regulation and validation of submission of questions to electors
CITIES AND TOWNS-Continued. Page
of, House File No. 394 ..... 829
Relative to taxes in, House File No. 214 ..... 329
Repair and preservation of buildings on land owned by, House File No. 261 ..... 403
Severance of territory from House File No. 78 ..... 158
Senate File No. 62. ..... 226
Sprinkling of streets, House File No. 248 ..... 373
Special Charter Cities to legalize general taxes of, House FileNo. 9917.
Delinquent taxes in, House File No. 107 ..... 180
Lien of taxes in, House File No. 112. ..... 195
Relative to, House File No. 120. ..... 202
Taxation in, House File No. 208 ..... 312
Unpaid taxes in, House File No. 196 ..... 298
Superior courts in, House File No. 295. ..... 496
Street improvements, sewers, etc., Senate File No. 349 ..... 1221
To license and regulate sign boards, House File No. 309 ..... 522
To prevent city officials from contracting with city, House File No. 313 ..... 522
Uniform system of accounts, Senate File No. 152 ..... 823
CLAIMS-Committee on, appointed ..... 42
(See Committees. Standing.)
Priority of, in distribution of property in hands of receivers- House File No. 114 ..... 195
CLAIR, TRESS M.-Committee clerk. ..... 52
CLARINDA STATE HOSPITAL-(See Hospitals for Insane.)CLARK, ELBERT W.-Representative Thirty-ninth District.
On standing committees: Ways and Means; Banks and Banking;
Schools and Text-Books; Senatorial Districts; Private Cor-porations; Public Health.
Appointed on special committee ..... 182
Entitled to seat ..... 2,3
Leave of absence ..... 1220
Mileage due ..... 100
Present at joint conventions ..... 13,345
Presents petitions ..... 96, 366
Subscribed to oath of office ..... 4
CLARKE, GEORGE W.-Representative Thirty-sixth District.
On standing committee: Rules ..... 45
Addresses House. ..... 5
Announces standing committees. ..... 36
Appoints teller ..... 336
Appoints clerk ..... 48
Appoints special committees..........7, 8, 12, 36, 49, 57, 104, 113, 116, 140, 182, 196, 209, 221, 222, 233, 247, 248, 290, 291, 303, $314,343,344,361,376,402,450,451$, $469, \quad 479, \quad 561, \quad 576, \quad 648,682, \quad 778, \quad 897$, $929,1108,1143,1201, .1256,1285,1292,1302,1307$
Anthorized to appoint a page ..... 10
Authorized to grant leave of absence to members. ..... 48
Declares House adourned sine die ..... 1327
Directs roll call ..... 677
Elected Speaker ..... 5
Entitled to seat. ..... 3
Escorted to the chair. ..... 5
House extends sympathy to, over death of brother, and also ad- journs to show respect for ..... 149
Mileage due ..... 100
CLARKE, GEORGE W.-Continued Page
Nominated for speaker ..... 4
Present at joint conventions ..... 13,345
Presents petitions ..... 756
Remarks printed in Journal ..... 5Signs bills ...............194, 222, 255, 295, 312, 361, 402,$493, \quad 503, \quad 519, \quad 544, \quad 585, \quad 609, \quad 652, \quad 679$,693, 736, 740, 763, 810, 841, 877, 976,$1007,1016,1067,1107,1218,1226,1239,1269,1326$
Signs certificates of election ..... 47-351
Subseribed to oath of office. ..... 3, 4
CLARY, TIM C.-Representative Eighty-sixth District.
On standing committees: Judiciary; Banks and Banking; PrivateCorporations; Elections; Public Health; Insurance; Tele-graph, Telephone and Express; Soldiers' and Orphans' Home.
1302
Appointed on Insurance Investigation Commission
929
929
Appointed on special committees
Appointed on special committees
143
143
Asks unanimous consent
Asks unanimous consent ..... 825
Entitled to seat ..... 2, 3
Files motion to reconsider ..... 1123
Introduces House Files Nos. 48, 66, 76, 100, 185, 194, 217.
Leave of absence ..... 552, ..... 779
Makes request ..... 475
Mileage due ..... 100
Motions by 140, 185, 186, 187,211, $227,229,266,374,376,479,500$,686, 721, 748, 762, 870, 873, 884, 907,933, 934, 957, 1091, 1107, 1173, 1179, 1180, 1269
Present at joint conventions. ..... 345
Presents petitions ..... 832
Presides ..... 759
Subscribed to oath of office. ..... 4
CLAY WORKING-Course of instruction in, House File No. 360 ..... 677
CLERK STATE LAND OFFICE--Salary of, Senate File No. 44 ..... 609
CLERKS OF DISTRICT COURT-Controversy between surety com- panies and, Concurrent Resolution. ..... 111
CLERKS-(See Chief Clerk.) See Committee Clerks.) Permanent elected ..... 7
Temporary, elected and qualified ..... 2
In document room, Senate Joint Resolution No. 1 ..... 102
CLINTON, CITY OF--To legalize election held in, House File No. 2. ..... 54
To legalize acts of school board of, and certain bonds, Senate File No. 48 ..... 697
CLOCK, RALPH H.-Journal clerk ..... 7
CLOUTIER, VERNER-Page, elected ..... 36
COBB, WILLIAM-Representative Eighth District.
On standing committees: Ways and Means; Suppression of Intemp-erance; Woman Suffrage; Agriculture; Roads and Highways;Industrial Schools; Military; Soldiers' and Orphans' Home.
Appointed on special committee. ..... 58, 163, 222
Asks unanimous consent ..... 247, 1176
Calls up motion to recall certain bill ..... 881
Demands roll call ..... 881, 1170
Entitled to seat ..... $2, \quad 3$
Explains vote ..... 476
Files motion to recall certain bill from committee. ..... 877
Files motion to reconsider. ..... 1093
Introduces House File Nos. 4, 16, 73, 237, 287.
COBB. WILLIAM-Continued. Page
Leave of absence ..... 309, 382, 392
Makes request. 205, 353, 506, 619, 1111, 1143, 1220
Mileage due ..... 100
Motions by 105, 204, 240, 273, 549, 578,$602,603,641,838,881,922,1111,1163$
Offers resclution ..... 836
Officiates as chaplain ..... 353
Present at joint conventions. ..... 345
Presents petitions. ..... 529
Submits report of committee ..... 745
Subscribed to oath of office. ..... 3, 4
COBBY, JOSEPH E.-Resolution to appoint committee to draft reso- lutions on life and services of ..... 182
Resolutions, report ..... 361, 1371
Remarks on life of, by Representative McNie ..... 1372
COBURN, JOHN W.-Committee clerk ..... 112
COBURN, GEORGE F.-Representative Fifty-ninth District.
On standing committees Railroads; Hospital for Insane; Print- ing; Pharmacy; Woman Suffrage; Road and Highways; Telegraph, Telephone and Express; Fish and Game.
Appointed on special committee ..... 8
Asks unanimous consent ..... 303, 1142
Demands roll call ..... 995
Entitled to seat ..... 2, 3
Introduces House Files Nos. 91, 113, 366. Makes request ..... 682, 1174
Mileage due ..... 100
Motions by. ..... 1174
Offers amendment ..... 292
Present at joint conventions ..... 345
Presents petition ..... 658
Submits report of committee ..... 832, 973, 1006, 1034
Subscribed to oath of office. ..... 3, 4
COCKLE BURR-Destruction of, House File No. 140 ..... 234
petition ..... 476
CODE-Bills amendatory of or additional to-
Chapter 3, Title I-House File No. 80 ..... 161
4, Title III-House-File No. 224 ..... 341
6, Title III-House File No. 295 ..... 496
10, Title IV, House File No. 32. ..... 109
House File No. 366 ..... 683
4, Title V-House File No. 127. ..... 210
House File No. 394 ..... 829
4, Title V-House File No. 218 ..... 330
1, Title VII-House File No. 73 ..... 145
House File No. 273 ..... 449
2, Title VII-House File No. 18 ..... 96
4, Title VII-House File No. 184 ..... 281
4, Title IX, House File No. 251 ..... 385
7, Title X-House File No. 354. ..... 648

1. Title XI-House File No. 356 ..... 660
8, Title XII-House File No. 74 ..... 157
14, Title XIII-Senate File No. 100 ..... 629
Senate File No. 214 ..... 999
2, Title XVI-House File No. 141 ..... 235
4, Title XVII-House File No. 109 ..... 181
2, Title XVIII-House File No. 23 ..... 97
12, Title XVIII-House File No. 114 ..... 195
4, Title XXIV-House File No. 66 ..... 144
CODE-Bills amendatory of or additional to-Continued. Page
5, Title XXIV-Senate File No. 274 ..... 932
10, Title XXIV-House File No. 217 ..... 330
Sections 36-House File No. 417 ..... 1098
47,-Senate File No. 47 ..... 629
70, 71, 141-Senate File No. 173 ..... 638
88-Senate File No. 44 ..... 609
122-House File No. 329 ..... 564
138-Senate File No. 165 ..... 628
146-House File No. 331 ..... 564
154-House File No. 348: ..... 636
193-Senate House File No. 1 ..... 783
215-House File No. 71 ..... 145
227-House File No. 293 ..... 496
$232,399,400,446,555,600,608,611,615,633,926,1864$,
1944, 1981, 2003, $2093,2359,2372,2374,2755,2828,2841,3307$,3403, 4024, 5626, House File No. 244.356
308, House File No. 53 ..... 126
355, 359-House File No. 415 ..... 1077
374 -House File No. 405 ..... 990
422-House File No. 249 ..... 273
Senate File No. 159 ..... 620
Senate File No. 187 ..... 563
441-House File No. 382 ..... 767
Senate File No. 16 ..... 955
469-House File No. 193 ..... 290
491-House File No. 158 ..... 237
House File No. 398 ..... 866
498, House File No. 203 ..... 311
610, 615 -House File No. 374 ..... 726
622-House File No. 78 ..... 158
Senate File No. 62 ..... 226
649, 651-Senate File No. 238 ..... 681
662-Houre File No. 210 ..... 312
722-House File No. 275 ..... 450
$725-H o u s e ~ F i l e ~ N o . ~ 278 . ~$ ..... 467
732 -Senate File No. 61. ..... 483
751-House File No. 248 ..... 373
768-Senate File No. 241 ..... 956
792-House File No. 55 ..... 127
801-Senate File No. 349 ..... 1221
810-House File No. 160 ..... 237
855-Senate File No. 218. ..... 752
859-House File No. 228 ..... 341
894-House File No. 261 ..... 403
902-House File No. 214. ..... 329
915-House File No. 373 ..... 716
922, 923, 924-House File No. 286 ..... 479
975--House File No. 107 ..... 180
1014-House File No. 120 ..... 202
1015-House File No. 112 ..... 195
$1060-$ House File No. 359 ..... 677
1068-House File No. 364 ..... 682
1076-House File No. 47 ..... 115
Senate File No. 300 ..... 781
1093--House File No. 332 ..... 564
1106-House File No. 362. ..... 678
1106, 1109, 1119, 1120, 1121, House File No. 302 ..... 521
Senate File No. 43 ..... 562
CODE--Bills amendatory of or additional to-Continued. Page
1293-Senate File No. 295 ..... 1178
1304-Senate File No. 283 ..... 1222
1305-House File No. 208 ..... 312
1311-House File No. 202 ..... 299
1311, 1322-House File 353 ..... 637
1322-House File No. 289 ..... 495
Senate File No. 336 ..... 1052
1377, 1382, 1383, 1386, 1387, 1388, House File No. 290 ..... 495
1407-House File No. 397 ..... 866
Senate File No. 60 ..... 226
1458-House File No. 316 ..... 523
1467-House File No. 144 ..... 235
Senate File No. 1.22 ..... 468
Senate File No. 125 ..... 305
1475--House File No. 173 ..... 250
1483-House File No. 29 ..... 109
1528, 1530-House File No. 204 ..... 311
1530-House File No. 276 ..... 450
1538-Senate File No. 191 ..... 998
1550-Senate File No. 203 ..... 836
1563-House File No. 140 ..... 234
1611-House File No. 388 ..... 784
1660-House File No. 8 ..... 55
1689-House File No. 199 ..... 299
1709-House File No. 5 ..... 55
House File No. 46 ..... 115
House File No. 257 ..... 386
House File No. 269 ..... 404
1764-House File No. 317 ..... 523
1806-House File No. 57 ..... 128
1850-House File No. 27 ..... 98
House File No. 58 ..... 1.28
1869-Senate File No. 40 ..... 226
1871-Senate File No. 117 ..... 672
1968, 1969, 1971, 1972,-House File No. 190 ..... 289
1976, 1977, 1979, 1982, 1984, 1986-House File No. 92 ..... 170
1977, 1986-Senate File No. 89 ..... 268
2026-House Hile No. 423 ..... 1158
2052--House File No. 171 ..... 249
Senate File No. 135 ..... 469
2126-Senate File No. 337 ..... 1052
House File No. 409 ..... 1004
2158-House File No. 279 ..... 467
Senate File No. 208 ..... 1152
2287-Senate File No. 246 ..... 997
2394-House File No. 43 ..... 115
$2432--$ House File No. 389 ..... 786
2439-House File No. 229 ..... 342
2448-House File No. 50 ..... 125
House File No. 143 ..... 235
House File No. 166 ..... 249
House File No. 262 ..... 403
House File No. 305 ..... 521
Senate File No. 239 ..... 931
2450-Senate File No. 59 ..... 449
House File No. 79 ..... 158
2451-House File No. 350 ..... 637
2469-Senate File No. 307 ..... 783
Senate File No. 276 ..... 781
CODE--Bills Amendatory of or Additional to-Continued. Page
2478-Senate File No. 305 ..... 780
2529, 2530, 2534-House File No. 320 ..... 537
2540 - House File No. 60 ..... 143
2547-House File No. 3 ..... 55
2564-House File No. 67 ..... 144
2567-House File No. 59 ..... 143
2574-House File No. 221 ..... 331
2576-House File No. 49 ..... 125
2593-House File No. 351 ..... 637
2594-House File No. 259 ..... 402
2601, 2606, House File No. 392 ..... 821
2604-House File No. 225 ..... 341
2625-Senate File No. 309 ..... 781
2641-Senate File No. 301 ..... 784
2647-House File No. 268 ..... 404
2650-Senate File No. 302 ..... 782
2680-Senate File No. 303 ..... 783
2690-Senate File No. 182 ..... 1039
2717-Senate File No. 304 ..... 782
2729-Senate File No. 345 ..... 120 E
2739, 2757, 2762, 2764, 2765, 2765 2769, 2773, 2785, 2801, House File No 131. ..... 220
2758-House File No. 383 ..... 767
Senate File No. 316 ..... 781
2763-House File No. 391 ..... 821
2768-Senate File No. 96 ..... 317
2783--House File No. 61 ..... 144
2799-House File No. 108 ..... 181
2839-House File No. 235 ..... 343
2931-House File No. 205 ..... 311
2941-House File No. 115 ..... 196
3022-House File No. 122. ..... 209
3305--House File No. 414 ..... 1077
3366-House File No. 277 ..... 450
3447 -House File No. 12 ..... 56
House File No. 298 ..... 497
3494-House File No. 301 ..... 521
3540-Senate File No. 71 ..... 305
3652-Senate File No. 28 ..... 147
3676, 3687, 5363, 5369, House File No. 292 ..... 495
3717-House File No. 201 ..... 299
4025-Senate File No. 154 ..... 468
4114-House File No. 306 ..... 521.
1338-House File No. 232. ..... 342
4491-House File No. 377 ..... 747
4598-House File No. 154 ..... 237
4608-House File No. 4. ..... 55
4788-House File No. 172 ..... 250
4821-House File No. 42 ..... 11.5
House File No. 138 ..... 234
4822-House File No. 325 ..... 538
4936-Senate File No. 15 ..... 161
4938-House File No. 105 ..... 180
4989, 4990-Senate File No. 156 ..... 484
5040-House File No. 321 ..... 538
House File No. 427 ..... 1195
Senate File No. 222 ..... 608
5071-House File No. 408 ..... 1003
CODE-Bills amendatory of or additional to-Continued Page
5424 -House File No. 48 ..... 125
House File No. 76 ..... 157
5585, 5586, 5587, House File No. 349 ..... 637
5716--Senate File No. 35 ..... 836
CODE-Bills to repeal-
Chapter 49, Title XXV-House File No. 266 ..... 403
Sections 12-House File No. 369 ..... 703
137-House File No. 52 ..... 126
335, 336, 338, House File No. 420 ..... 1140
410, 411-House File No. 419. ..... 1140
410, 411, 412, 416, 417, 418, 419, 469-House File No. 300. ..... 520
411-House File No. 365 ..... 682
Senate File No. 342. ..... 1206
1057, 1064, 1065, 1066, 1068, 1070, 1071, 1074-House File No. 330 ..... 564
1072-House File No. 333 ..... 564
1074-House File No. 359 ..... 677
1352, 1366-House File No. 290 ..... 495
1391-Senate File No. 231 ..... 956
1699-House File No. 335 ..... 564
1737-House File No. 270 ..... 404
1869-House File No. 82 ..... 162
1872, 1873, Senate File No. 39 ..... 468
1976, 1979, 1982, 1984, Senate File No. 89 ..... 268
2292-Senate File No. 320 ..... 1283
2341, 2342-Serate File No. 109 ..... 1152
2449, 2450, 2451, 2452, House File No. 305 ..... 521
2474, House File No. 124. ..... 210
$2500,2501,2502$, House File No. 274 ..... 450
2533, 2538-House File No. 320. ..... 537
2589, 2590-House File No. 180 ..... 261
Senate File No. 64 ..... 449
$2617,2618,2619,2620,2635,2636,2642,2646,2647,2650$, 2651,2652, 2653, 2668, 2669, 2670, 2681, Senate File No. 189 ..... 898
House File No. 255 ..... 385
2726-Senate File No. 319 ..... 1284
2734, 2735, 2736, 2737-Senate File No. 30 ..... 540
2793-House File No. 131. ..... 220
2972, 4011-House File No. 183 ..... 280
3455 -House File No. 378 ..... 747
3722-House File No. 315 ..... 523
4633-House File No. 83 ..... 162
4917-House File No. 85 ..... 162
CODE SUPPLEMENT-Bilis to amend.
Chapter 1, Title XI, House File No. 356. ..... 660
9, Title XII-House File No. 36 ..... 110
19a, Title XII-House File No. 16 ..... 96
Sections 310-House File No. 395. ..... 845
441,-House File No. 247. ..... 372
511-House File No. 118. ..... 201
602-House File No. 244. ..... 356
700-House File No. 386 ..... 776
729 -Senate File No. 159 ..... 620
741 -a, 741-b, 741 -c-Senate File No. 152. ..... 823
$745-S e n a t e$ File No. 134. ..... 955
850 -House File No. 68 ..... 145
894-House File No. 116 ..... 196
1304-House File No. 393 ..... 821
CODE SUPPLEMENT-Bills to amend-Continued. Page
Sfctions 1333-d-House File No. 311 ..... 522
House File No. 317 ..... 523
1385-b, 1385 -c-House File No. 290 ..... 495
1528-House File No. 195 ..... 298
1530-House File No. 39 ..... 114
House File No. 401 ..... 899
1532-a-House File No. 245 ..... 372
1533-House File No. 13. ..... 56
Senate File No. 138 ..... 363
1533, 1540-a, House File No. 379 ..... 758
1566-House File No. 169 ..... 249
1566-a-House File No. 123 ..... 209
House File No. 299 ..... 520
1657-d-Senate File No. 110 ..... 954
1657-n-House File No. 323 ..... 538
1709-Senate File No. 353 ..... 1198
1889 - House File No. 51. ..... 125
2026-Senate File No. 347 ..... 1198
2470-Senate File No. 307 ..... 783
2483-Senate File No. 305 ..... 780
2489-c-House File No. 45 ..... 115
2515-Senate File No. 306 ..... 782
2576-Senate File No. 76 ..... 286
2604, House File No. 267 ..... 404
¿685-Senate File No. 81 ..... 268
2727 -c Senate File No. 142. ..... 638
2754-House File No. 131 ..... 220
2778-House File No. 174 ..... 250
2881 -e-Senate File No. 237 ..... 702
3047-House File No. 175. ..... 260
3060-a-132-House File No. 117 ..... 201
4750-a-House File No. 191 ..... 290
4999-b-House File No. 111 ..... 195
BILLS TO REPEAL-
Sections 122, House File No. 329 ..... 564
123, House File No. 328 ..... 563
125, 126, Senate File No. 173 ..... 638
256-a Senate File No. 352 ..... 1254
337-House File No. 420 ..... 1140
1306-b-House File No. 119 ..... 201
1407-a, 1407-b, 1407 -c, 1407-d, 1407-e-House File No. 84 ..... 162
1477-d-House File No. 184 ..... 281
1532 -a $1533,1540-\mathrm{a}$, House File No. 104 ..... 180
1562, 1562-a, 1563-House File No. 94 ..... 170
1784-House File No. 198 ..... 299
2495-b-House File No. 36 ..... 110
2570-a-Senate File No. 91 ..... 649
2589-Senate File No. 64 ..... 449
2589-House File No. 180 ..... 261
2713-Senate File No. 170 ..... 12.90
2727-a-28 Senate File No. 247 ..... 998
2727-a-53, 2727-a-54, 2727-a-55, 3727-a-55, 2727-a-56, Senate File No. 30 ..... 「40
House File No. 255 ..... 385
2812-b House File No. 390 ..... 821
3016-House File No. 368 ..... 703
$3260-\mathrm{a}$ to 3260 -n-House File No. 24 ..... 97
CODES-Reports of sales of, Senate File No. 178 ..... 752
Page
COLCLO, C. C.-Representative Fifty-fifth District.
On standing committees: Appropriations; Municipal Corpora-tions; Printing; Senatorial Districts; Fish and Game; Consti-tutional Amendments; Schools and Text-Books; Roads andHighways.
Appointed on special committees ..... 105, 248, 303, 1108
Demands roll call ..... 194
Entitled to seat. ..... 2, 3
lntroduces House File No. 37.
Makes request ..... 373
Mileage due ..... 100
Motions by ..... 1201
Present at joint conventions. ..... 345
Presents petition ..... 216
Presides ..... 1227
Seconds motion to reconsider ..... 1018
Subscribed to oath of office ..... 4
COLE, NEVA L.-Committee clerk ..... 52
COLE, REV. JESSE-Officiates as chaplain ..... 463
COLLATERAL INHERITANCE TAX-Assessment and collection of -
House File No. 144 ..... 235
Senate File No. 122 ..... 468
House File No. 406 ..... 1002
Fees for collection of, etc., House File No. 184 ..... 281
One half to be paid to the county, House File No. 173 ..... 250
COLLEGE FOR THE BLIND-Committee on, appointed ..... 43
(See Committees, Standing.)
Appropriations for, House File No. 33. ..... 109
House File No. 403 ..... 900
Biennial report of, Senate File No. 304 ..... 782
Committee to visit, appointed ..... 105
report of ..... 161, 413
Report of board of control as to transfer of funds of ..... 119
balances in treasury for. ..... 122
COLTON ELSIE-Committee clerk ..... 125
COMMERCIAL CLUB OF AMES-Invitation from ..... 352
COMMITTEEE- On investigation of educational institutions; report of, submitted ..... 48
Printing of report of, Concurrent Resolution ..... 92
COMMITTEE-On reformatory and indeterminate sentences.
Report of, submitted and printed in Journal ..... 128
COMMITTEE CLERKS-Assignment of.. ..... 49, 50
Qualified......................52 93, 105, 107, 108, 112, 122, 125, 160, ..... 242
COMMITTEES, JOINT-To notify Governor that joint convention is in session ..... 13
To secure additional employes ..... 8
To make arrangements for reception to the Governor. ..... 48, 49
To visit College for the Blind at Vinton.............101, 105, 161, 413
Hospital for Inebriates at Knoxville.......101, 105, 161, 437Hospital ior Insane at Cherokee............101, 105, 161, 418Clarinda .... .....101, 105, 161, 424Independence .....101, 105, 161, 421
Mt. Pleasant . . . . . . 101, 105, 161, 426
Industrial School at Eldora................. 101, 105, 161, 411
Mitchellville ........101, 105, 161, ..... 428
Institution for Feble Minded at Glenwood..101, 105, 161, 417
Penitentiary at Anamosa.....................101, 105, 161, 436Ft. Madison ...............101, 105, 161, 435
School for the Deaf at Council Bluffs 101, 105, 161, ..... 415
COMMITTEES, JOINT-Continued. Page
Soldiers Home at Marshalltown ..... 101, 105, 161, 412
Soldiers' Orphans' Home at Davenport....101, 105, 161, ..... 405
State Agricultural College at Ames ..... 101, 105, 161, 430
State Normal School at Cedar Falls 101, 105, 161, ..... 439
State University at Iowa City 101, 105, 161, 407
On arrangements for joint convention on Ex-Gov. Larrabee's
Birthday ..... 116, 124
To investigate controversy between surety companies and countyclerks$113,123,1062$
Introduces House File No. 415 ..... 1077
To notify Ex-Gov. Cameron of Virginia that joint convention was in session ..... 140
To draft resolutions on life and services of-
Edward J. Gault ..... 343, 1292, 1408
William Kent ..... 376, 1033, 1394
L. G. Kinne. ..... 778, 897, 1387
To attand funcral of David B. Henderson ..... 576, 577, 621
Conference on, House File No. 74..................... $823,929,1117$House File No. 176...................... . 1241, 1256, 1299House File No. 192...................... 1241, 1256, 1295House File No. 207......................1241, 1256, 1297House File No. 330....................... 1241, 1256, 1274House File No. $359 . . . . . . . . . . . . . . . . . . .1291,1292,1303$House File No. 364...............................1292, 1.302Senate File No. 342...................... 1285, 1297, 1303
COMMITTEES, SPECIAL-On credentials ..... $2, \quad 3$
To escort Speaker Clarke to the chair ..... 5
To notify Governor that House is organized ..... 11
To notify Senate that the House is organized ..... 11
To secure chaplains ..... 10
To group standing committees and assign committee rooms ..................................................... 8, 49, 50, 51
On mileage ..... 10, 100, 101
To notify Senate that House is ready to receive them- 11, 12, 139, 140, 158, 344
To purchase desks or tables for rooms of speaker and chief clerk. ..... 36
On Whitmer-Youde election contest, appointment authorized ..... 3
Appointed ..... 30
Authorized to examine witness ..... 117
Introduces House File No. 344 ..... 597
Report of submitted ..... 142
Made a special order ..... 142
Minority recommendations submitted ..... 156subtituted for majority reportand adopted .................227, 229
Report of expenses ..... 595
To correct Journal of Monday, January 8 ..... 95
To adjust statutes to biennial election amendment, appointed ..... 57
Authorized to appoint clerk ..... 169
Bills referred to ..... 809
Introduces House Files Nos. 328, 329, 330, 331, 332, 333, 334,419. 420.
Petitions referred to ..... 741, 831, 921, 1175
Reports of ..... 915, 925, 1046, 1139
To invite Gov. N. B. Broward of Florida and Thomas Lawson of Boston to address the House ..... 303
To arrange program and invite Pioneer Lawmakers to visit House ..... 841
To notify Senate, House is ready to adjourn ..... 1307
COMMITTEES, SPECIAL-Continued. ..... Paǵe
To notify Governor, House is ready to adjourn ..... 1307
To draft resolutions on life and services of-
Barker, Charles, I.............248, 384, 1381
Benson, R. S......................291, 1033, 1378
Benton, R. E. . . . . . . . . . . . . . . . 314, 1006, 1391
Blain, William...................361, 1301, 1403
Bridges, James . . . . . . . . . . . . . 561, 660, 1384
Buchanan, A. W........................ . 233, 1397
Butler, William . . . . . . . . . . . . . 248, 291, 1399Chapman, Joseph ..............561, 1176, 1396
Chaṣe, Dwight W............... . 561, 1292, 1399
Cobby, Joseph E.................182, 3611371
Crew, M. L. . . . . . . . . . . . . . . . . . . . . . . 384, 1379
DeLano, L. L. . . . . . . . . . . . . . . . 182, 1176, 1393
Elbert, E. F ..... 402, 1292, 1406
Fuhrmeister, A. J ..... 209, 232, 1374
Harris Thomas........................ . 182, 1372
Hogeland, J. S..................450, 1172, 1392
Irwin, John N.......................... 196,1301
Jamison, George ..................... 1143, 1163
Kennan, Capt. John C........125, 194, 1370
Laney, W. J....................... 163, . 174, 1384
Lomen, A. O.......................682, 880, 1386
McNeeley, George . . . . . . . . . . . . . . . . . 221, 1270
McVey, J. D...................... . 402, 660, 1385
Moore, Col. S. A................648, 1292, 1407
Peet, C. T................................... 247 , 1402
Prevo, T. J. ..... 196, 1378
Stanley, Charles ...............111, 309, 1375
Smythe, P. Henry.............. . 290, 776, 1389
Taylor, William................469, 702, 1382
Tice, Hardin ..........................164, 1379
Vanderpool, C. C...............451, 880, 1391
Watkins, S. H......................... . 479, 1380
Williams, Sturgis . . . . . . . . . . . 222, 309, 1377
To consider and report on House Files Nos. 193, 300, 365, 419-$1201,1239,1246,1247$
To investigate as to disposition of soap ..... 897, 948
To invite Josenh W. Folk of Missouri to address the House. ..... 1108
COMMITTEES, STANDING-Appointed ..... 36-45
Assignment of rooms for ..... 51
Assignment of clerks for ..... $49 \quad 50$
Agriculture-Appointed ..... 38
Bills referred to.........55, 109, 127, $170,221,234,330,355$, $489,519,521,537,538,565,581,638,703,983$
Bilis recalled from ..... 303
Clerk for ..... 49,105
Concurrent Resolution, 1 eferred to ..... 539
withdrawn from ..... 622
Petitions referred to. $231,244,257,288,295,296,210$,$318, \quad 319, \quad 366,448,476,632,645,658$,$725,741742,756,757,764,765,779$,$815,816,817,831,832,865,866,892,1033$
Renorts of..232, 321, 532, 534, 647, 695, 696, 739, 740, 834, 835, 852
Agricultural College-Appointed ..... 41
Bills referred to ..... 109, 290, 583, 677
Bill withdrawn from ..... 975
Clerk for ..... 93
Report of ..... 191, 894, 982
COMMITTEES, STAKDING-Continued. Page
Animal Industry-Appointed ..... 44
Bills referred to ..... 597, 900
Clerk for ..... 112
Reports of ..... 923
Appropriations-Appointed ..... 37Bill: referred to. $56,109,144, \cdot 145,169,170,171,179$,$180,195,210,220,234,235,236$,237, 238, 249, 259, 260, 261, 271,$272,279,280,303,326,329,330$,$341, \quad 343, \quad 355,358,450,478,495$,496, 505, 551, 566, 585, 594, 597,599, 647, 655, $660, ~ 834, ~ 836, ~ 842, ~$852, 983, 1031, 1032, 1061, 1174, 1176, 1221
Bills withdrawn from ..... 638, 921, 1173, 1219
Clerk for ..... 49, 52
Introduces House Files Nos. 400, 403, 410
Motion to recall bill from, filed ..... 877
lost ..... 881, 882
Petitions referred to $190,242,243,296,366$ ..... 382392, 507, 529, 571, 620, 658, 659, 699Reports of $\ldots \ldots \ldots . . . . . .244,278,313,339,399,465$,513, $590,659,673 . \quad 744, \quad 896$,$918,974,991,992,1045,1131,1176$
Banks and Banking-Appointed ..... 38
Bills referred to...... 97, 98, 125, 162, 299, 470, 495, 637, 683, 1107
Bill withdrawn from. ..... 638. 1161
Clerk for ..... 49, 112
Report of ..... $225,594,757,1005,1172$
Building and Loan-Appointed ..... 42
Clerk for ..... 50, 105
Claims-Appointed ..... 42
Bills referred to......145, 234, 235, 260, 311, 386, 402 ,403, 495, 521, 538, 597, 1031, 1032, 1086
Clerk for ..... 49, 108
Reports of $193,259,326,593,645,834,1061,1144$
College for the Blind-Appointed. ..... 43
Clerk for ..... 50, 122
Compensation of Public Officers-Appointed ..... 41
Bills referred to. $126,220,237,290,341,495,613,637,639,704,866$
Clerk for ..... 49, 52
Petition referred to ..... 765
Reports of ..... 1101
Congressional Districts-Appointed ..... 45
Assigned clerk with one other committee ..... 50
Bills referred to ..... 163, 331
Report of ..... 645, 646
Constitutional Amendments-Appointed ..... 41
Clerk for ..... 49, 122
Joint resolutions referred to ..... 566
Petitions referred to...............243, 244, 256, 257, 295, 310 318, 337, 338, 365, 366, 367, 506, 892
Reports of ..... 219, 313, 679
County and Township Organizations-Appointed ..... 44
Bills referred to ..... 299
Clerk for ..... 50, 52
Petitions referred to ..... 54
Report of ..... 746
Domestic Manufactures-Appointed ..... 42
Clerks for ..... 52, 122
COMMITTEES, STANDING-Continued. Page
Elections-Appointed ..... 40
Bills referred to..55, 163, 236, 261, 359, 521, 522, 566, 678, 716, 777
Bill withdrawn from ..... 948
Clerk for ..... 49, 52
Petitions and memorial referred to....47, 113, 224, 242, 244, 310$338,367,448,449,467,529,551,815,816$
Reports of 289, 595, 795, 807, 863
Engrossed Bills-Appointed ..... 45
Bill ordered engrossed ..... 1076
Clerk for ..... 50, 93
Report of ..... 1153
Enrolled Bills-Appointed ..... 44
Clerk for ..... 93
Reports of.................246, 297, 357, 367, 501, 520, 541, 552, 596, 609, 688, 696, 734, 760,867, 889, 1014, 1052, 1094, 1189, 1235, 1311, 1316Joint Committee-Report of...........165, 194, 219, 245,246, 297, 298, 312, 257, 401, 477, 502, 518,528, $541,584,596,613,669,688,689,734$,$738, \quad 758,810,839,863,868,972,988,1015$,1054, 1067, 1093, 1182, 1192, 1225, 1226, 1242, 1307, 1321
Federal Relations-Appointed ..... 43
Clerk for ..... 49, 105
Petitions and memorials referred to ..... 54, 467, 494
Reports of ..... 533
Resolution referred to ..... 314
Fish and Game-Appointed ..... 44
Bills referred to ..... 55, 234, 249, 489836
Clerk for ..... 50, 105
Petitions referred to ..... 190, 353, 550, 699, 1033
Reports of ..... 207, 339, 653, 989
Horticulture-Appointed ..... 42
Assigned clerk $w$ ith one other committee ..... :0
Bills referred to ..... $312,385,467$
Bill withdrawn from ..... 975
Reports of ..... 534
Hospitals for Insane-Appointed ..... 43
Assigned clerk with one other committee ..... 50
Industrial Schools-Appointed ..... 43
Bill referred to ..... 639
Clerk for ..... 50, 122
Remonstrance referred to ..... 191
Report of ..... 777
Institute for the Deaf-Appointed ..... 43
Clerk for ..... 463
Institute for Feeble Minded-Appointed ..... 43
Clerk for ..... 50,52
Insurance-Appo;inted ..... 38
Bills referred to. ..... $.55, \quad 96, \quad 115,144,192, \quad 249$, 341, $585,386,478,523,565,1107$
Bill withdrawn from ..... 401, 618
Clerk for ..... 49, 93
Introduces House Files Nos. 197, 198, 199, 270.Petitions referred to.256, 741
Reports of 191, 299, 548, 583, 859, 1131, 124?
Judicial Districts-Appointed ..... 45
Bills referred to ..... 496
Clerk for ..... 50, 112
Judiciary-Appointed ..... 37
COMMITTEES, STANDING—Continued,
Page
Judiciary-Continued.
Bills referred to..... $54, \quad 55, \quad 56, \quad 57, \quad 96, \quad 97,108$,
$109,114,115,125,128,144,145$,
148, 149, 157, 158, 162, 163, 165,
$169,179,180,181,195,196,201$,
$202,209,210,220,235,236,238$,
249, 250, 260, 272, 281, 290, 291,
$298,299,308,311,312,315,329$,
$330,341,342,343,344,359,372$,
$373,376,385,402,403,404,450$,
$470,478,479,496,497,521,522$,
$523,538,554,563,565,566,575$,
584, 597, 609, 624, 631, 637, 649,
$660,682, \quad 683, \quad 700,704,716,717$,
$726, \quad 747, \quad 767, \quad 775,786,787, \quad 830$,
842, 937, 984, 990, 1031, 1079, 11061144
Bills recalled from. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 215,503
Bills recalled from. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 215,503
Bills withdrawn from ................... 165, 314, 623, 740, 971, 1176
Clerk for . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . : . . . . . . . . . . . . . 49 , 52
Introduces House File No. 394.
Minority recommendations
372,895
Petitions referred to....365, 366, 367, 382, 383, 393, 475, 550,
559, 571, 589, 620, 632. 644, 765, 892, 921
Reports of ........................127, 141, 150, 175, 192,
207, 217, 276, 334, 368, 371, 393, 463,
507, $560, \quad 578, \quad 629, \quad 632, \quad 659, \quad 723, \quad 742$,
$763,789,817,847,894,895,1005,1108,1196$
Labor-Appointed ............................................................ . . 39
Bills referred to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $210,215,355$
Clerk for ............................................................ . . 49, 107

$365,366,383,392,448,467,559$
Reports of . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 340,477
Military-Appointed ........................................................... . . . 44
Bills referred to . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 496, 822
Introduces House File No. 215.
Clerk for
$50, \quad 93$

$319,320,337,365,366,383$
$448,467,494,506,529,725,816$
Presents memorial...................................................... . . . 735
Report of . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 725, 879
Mines and Mining-Appointed............................................ 39
Bills referred to. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 110, 115, 290
Clerk for . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 49, 52
Petitions referred to . . . . . . . . . . . . $256,257,275,288,296,318,337$
Petitions withdrawn from............................................. 648
Reports of. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 320, 530
Municipal Corporations-Appointed...................................... . . 39
Bills referred to......127, 145, 180, 210, 237, 238, 281,
$298,312, \quad 330,373,478,479,522,525$,
$538, \quad 683, \quad 726, \quad 767, \quad 776, \quad 830, \quad 983,1031.1173$
Clerk for.................................................... 49, 112, 242
Petitions referred to......................................... 54, 529, 742
Reports of............................279, 370, 534, 594, 646
757, 833, 835, 924, 1009, 1061, 1246
Normal School-Appointed . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 42
Clerk for . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . 50 , 105
COMMITTEES, STANDING-Continued. Page
Pardons-Appointed ..... 39
Clerk for ..... 49, 93
Reports of ..... 1074, 1255
Penitentiaries-Appointed ..... 43
Bills referred to ..... 842
Clerk for ..... 50
Reports of ..... 923
Pharmacy-Appointed ..... 42
Bills referred to ..... 637
Bill withdrawn from ..... 948
Clerk for ..... 50, 105
Reports of ..... 918
Petitions referred to. 476, 494, 559, 571, 590, 609, $620,644,699,779,866,893,920$
Police Regulations-Appointed ..... 44
Assigned clerk with one other committee ..... 50
Bills referred to ..... 538, 613
Bill withdrawn from ..... 623
Petitions referred to........318, 319, $320,337,476,506,529$, 550, 551, 571, 619, 620, 632, 644 658, 725, 742, 756, 757, 765, 816, 892
Reports of ..... 1034
Printing-Appointed ..... 41
Assigned clerk with one other committee ..... 50
Bills referred to ..... 767
Concurrent Resolution referred to ..... 195
Reports of ..... 894
Private Corporations-Appointed ..... 42
Clerk for ..... 50, 105
Public Charities-Appointed ..... 44
Clerk for ..... 50, 160
Public Health-Appointed ..... 40
Bills referred to. 125, 143, 145, 163, 210, 235,236, 281, 287, 329, 331, 356.596, 613, 638, 655, 677, 700, 776
Bills withdrawn from ..... 313, 717
Clerk for ..... 50, 52
Petitions referred to....................224, 231, 289, 295, 296, 309, 310, 319, 354, 383, 393, 494, 559, 632, 683, 742, 816, 817, 865, 921
Reports of ..... 232, 280, 461, 535, 690, 818
Public Lands and Buildings-Appointed ..... 40
Bills referred to ..... $170,260.356,373,566,766,1032$
Clerk for ..... 50, 52
Reports of ..... 384, 648, 794, 853
Public Libraries-Appointed ..... 41
Bills referred to ..... 196, 631
Clerk for ..... 50
Reports of ..... 466, 893
Railroads and Commerce-Anpoined ..... 37
Bills referred to....56,97,98, 497,522,648,684,950,983, 1004, ..... 174
Bill withdrawn from ..... 885
Clerk for ..... 49, 52
Minority report ..... 879
Petitions referred to 243, 244, 392, 476, 609, 764, 1060
Report of ..... $. .340,360,634,879,978,1175$
Representative Districts-Appointed ..... 45
Assigned clerk with one other committee. ..... 50
COMMITTEES, STANDING-Continued. PageRetrenchment and Reform-
Assigned clerk with one other committee ..... 50
Bill referred to. ..... 342
Bill withdrawn from ..... 527
Introduces Joint Resolution No. 5.
Roads and Highways-Appointed. ..... 40
Bills referred to...................56, 96, 109, 170, 180, 209,240, 298, 311, 343, 344, 372,$376,403,508,683,758,845$,899
Bill withdrawn from ..... 343, 372
Clerk for ..... 83
Petitions ref rred to........ 175, 190, 216, 217, 225, 230, 231, $275,310,365,366,382,393,552,560$, ..... 923
Report of. ..... 257, 400, 516, 593, 745, 893
Rules-Appointed ..... 45
Assigned clerk with one otner committee ..... 50
Report of submitted ..... 477
Report of adopted ..... 507
Schools and Text Books-Appointed ..... 38
Bills referred to 126, 181, 220, 234, 250, 281, 326, 342, 5) $22,551,767,778,821$
Bill withdrawn from ..... 343
Clerk for ..... 49, 112
Minority recommendation ..... 361
Petitions referred to ..... 619
Reports of ..... 917
Senatorial Districts-Appointed ..... 45
Clerk for ..... 50, 93
Soldiers' and Orphans' Home-Appointed ..... 43
Bills referred to. ..... 841
Clerk for ..... 50, 125
Petition referred to ..... 124
Reports of. ..... 922
State University-Appointed ..... 41
Clerk for ..... 49, 105
Suppression of Intemperance-Appointed ..... 40
Bills referred to.........54, 115, 125, 144, 158, 168, 209, 235, $248,249,335,342,403,470,495,521,637,937$
Bill withdrawn from ..... 519
Clerk for ..... 112
Petitions referred to. to.........113, 124, 150, 175, 190, 216, 217,224, 231, 242, 244, 257, 275, 288, 296,337, 354, 367, 383, 393, 449, 467, 551, 787
Reports of. ..... $259,280,358,518,850$
Telegraph and Express-Appointed ..... 39
Bills referred to ..... $355,450,467,523,623,704$
Clerk for ..... 49112
Introduces House File No. 411.
Petitions referred to. ..... 124, 150, 161, 205, 243296, 393, 550, 552, 559, 644, 764
Reports of ..... 832, 973, 1006, 1034
Ways and Means-Appointed. ..... 36Bills referred to.96, 114, 145, 162, 195, 235, 238, 240 ,$250,260,280,281,294,308,311,312$,$469, \quad 489, \quad 522,637,674, \quad 894,984,1002,1078$
Bills withdrawn from ..... 247
Clerk for ..... 49, 52
Petitions referred to ..... 353, 476, 529, 559, 572,
Reports of. ..... 207, 275, 370, 546, 773, 845, 974, 1161
COMMIT IEES, STANDING—Continued. Page
Woman Suffrage-Appointed ..... 43
Assigned clerk with one other committee ..... 50
Bill referred to. ..... 866
Petitions referreł to......205, 216, 217, 224, 225, 230, 231, 232, ..... 275
Report of ..... 1006
COMMITMENTS-To industrial school for girls, Senate File No. 100 ..... 629
COMMON CARRIERS-Relative to, House File No. 26 ..... 97
communications-From Board of Control. ..... 117
From the Governor ..... 873
From Secretary of Agricultural College ..... 79
of State Normal School ..... 87
of State University. ..... 60
In professional confidence, House File No. 4. ..... 55
COMPENSATION-Of board of examiners of mine foreman, HouseFile No. 45.115
Of chaplains of the penitentiaries, Senate File No. 35 ..... 836
Of chief executive officers of state institutions, Senate File No. 142 ..... 638
Of clerk of state land office, Senate File No. 44. ..... 609
Of commandant of Soldiers' Home, House File No. 225 ..... 341
Of constables, House File No. 154 ..... 237
Of county assessor, House File No. 290 ..... 495
Of county attorney, House File No. 53 ..... 126
Of county treasurer, House File No. 398 ..... 866
Of custodian of public buildings, House File No. 348 ..... 636
Of deputy county treasurer, House File No. 158 ..... 237
Of employes at seat of government-
Senate Joint Resolution No. 5 ..... 1198
House Joint Resolution No. 5. ..... 1126
Of members of board of supervisors, House File No. 193 ..... 290
Of members of general assembly, House File No. 369. ..... 703
Of newspapers for publishing laws, Senate File No 47 ..... 629
Of official newspapers, House File No. 382 ..... 767
Of secretary of state board of health, House File No. 221 ..... 331
Of township trustees and clerk, Senate File No. 191. ..... 998
Publication of proceedings of city councils, House File No. 324 ..... 538
COMPENSATION OF PUBLIC OFFICERS-Committee on, appointed. ..... 41
(See Committees, Standing.)
COMPETITION, UNFAIR-To prohibit, House File No. 253 ..... 385
petitions ..... 559, 765
CONCURRENT RESOLUTIONS-House, (See page 1449).Senate, (See page 1466).
CONDEMNATION-Of property for dams and water reservoirs-House File No. 275450
CONGRESSIONAL DISTRICTS-Committee on, appointed ..... 45
(See Committees, Standing.)
To reorganize, House File No. 88 ..... 163
House File No. 222 ..... 331
CONN, STANLEY-Representative Seventy-third District.
On standing committees: Railroads and Commerce; Suppression of Intemperance; Agriculture, County and Township Organi- zation; Roads and Highways; Normal Schools; Public Lands and Buildings; Horticulture.
Appointed on special committee ..... 116
Entitled to seat.
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 233, 282.
Leave of absence$780,815,1060$
INDEX $14 \div 9$
CONN, STANLEY-Continued. Page
Makes request ..... 107, 475, 702
Mileage due ..... 100
Motions by .241, 284, 503, 504, 641, ..... 1036
Present at joint conventions. ..... 345
Presents petitions ..... 831
Raises point of order ..... 504
Subscribed to oath of office ..... 4
CONSTABLES-Fixed salaries for, House File No. 132 ..... 220
Fees of, House File No. 154 ..... 237
CONSTITUTIONAL AMENDMENTS-Committee on, appointed ..... 41
(See Committees, Standing.)
Relative to drainage, House Joint Resolution No 1 ..... 110
Relative to suffrage, House Joint Resolution No. 3 ..... 282
To provide for initiative and referendum, House Joint Resolution No. 2. ..... 126
CONTEST, WHITMER-YOUDE-Committee to investigate appointed. ..... 36
Committee authorized to examine witnesses under oath ..... 117
report submitted and made a special order. ..... 142
Minority recommendations submitted ..... 156
substituted for majority
report. ..... 229
Committee introduces Senate File No. 344 ..... 597
Report of expenses. ..... 595
CONTRACTORS-To have a lien on property, House File No. 371 ..... 704
CONVENT OF THE GOOD SHEPHERD-Appropriation for, House File No. 63 ..... 144
CONVEYANCE-OF real property when either spouse is insane, House No. 141 ..... 235
Of real estate by foreign executors, etc., House File No. 216 ..... 330
COOK, J. G.-Committee clerk ..... 52
CORPORATIONs-Regulation of certain, House File No. 152 ..... 236
Serving notice or process on certain, House File No. 103 ..... 180
To legalize certain instruments executed by, House File No. 358 ..... 660
COPY RIGHTING-Of opinions of supreme court, House File No. 224. ..... 341
COUNCIL BLUFFS-To grant Big Lake to, Senate File No. 133 ..... 562
To grant Carr Lake to, Senate File No. 164 ..... 620
COUNTY-Appropriations by, to agricultural associations, House File No. 8. ..... 55
Levy of road fund, House File No. 39 ..... 114
COUNTY AND TOWNSHIP ORGANIZATIONS-Committee on, appointed ..... 44
(See Committees, Standing.)
COUNTY ATTORNEY-Compensation of, House File No. 53 ..... 126
COUNTY AUDITOR-Platting of land by, House File No. 286. ..... 479
Reports of sales of codes by, Senate File No. 178 ..... 752
To legalize certain plats made by, Senate File No. 250 ..... 824
COUNTY HIGH SCHOOL-Term of trustees of, Senate File No. 345.. 1206COUNTY INSTITUTIONS-Religious worship of inmates of, HouseFile No. 338565
COUNTY OFFICERS-Terms of office of, House File No. 333 ..... 564
House File No. 334 ..... 564
Concurrent Resolution ..... 57
petitions. $47,53,54,113,310$, ..... 741
COUNTY RECORDER-Entries on transfer books, House File No. 205. ..... 311
Making a record of fees charged, House File No. 203. ..... 311
Recording of certified copies of patents, House File No. 83 ..... 162
To legalize certain plats, Senate File No. 250. ..... 824
COUNTY ROAD FUND-Levy of expenditure of, House File No. 204 ..... 311
Senate File No. 276 ..... 450
petition ..... 382
Page
COUNTY SEALER-Relative to, House File No. 122 ..... 209
COUNTY TREASURER-Compensation of, House File No. 398 ..... 866
Settlements with, House File No. 316 ..... 523
COUNTY TREASURERS, DEPUTY-Salaries of, House File No. 158. ..... 237
COUNTY SUPERINTENDENT—Qualifications of, Senate File No. 30. ..... 540
CREAMERIES-Heating of skimmed milk, House File No. 243 ..... 356
CREGOR, REV. JOHN-Officiates as chaplain ..... 295
CREDENTIALS-Committee on, appointed ..... 2
report of ..... 2,3
CRESTON, CITY OF-To legalize submission of question to electors of, House File No. 422 ..... 1157
Senate File No. 350. ..... 1230
CREW, M. L.-Resolution to appoint committee to draft resolutions on life and services of. ..... 384
Resolutions, report ..... 1379
CRIMINAL CASES-New trial on account of new evidence- House File No. 48 ..... 125
House File No. 76 ..... 157
CROOK ARTHUR-Telephone messenger 1, 2, 6, ..... 7
CROSE, CHAS. F.-Representative Ninth District.On standing committees: Public Lands and Buildings, chairman;Ways and Means; Printing; Banks and Banking; PublicHealth; Hospital for Insane; Schools and Text-Books;Federal Relations.
Appointed on special committee ..... 2, 36, 49, 248, 1292, 1307
Entitled to seat. ..... 3
Files motion to reconsider ..... 936
Introduces House File No. 164.
Leave of absence ..... 449, 815
Makes request ..... 656
Mileage due ..... 100
Motions by .........52, 248, 292, 499, 527, 609, 655, 657, $663, \quad 666, \quad 679, \quad 686, \quad 701, \quad 721, \quad 988,1239,1307$
Offers resolution ..... 248
Present at joint conventions. ..... 345
Presents petition ..... 367
Submits report of committee ..... 853
Subscribed to oath of office ..... 3, 4
CROWELL. V. B.-Assistant doorkesper ..... 7
CULVER, E. J.-Policeman, Senate Joint Resolution No. 1. ..... 102
CUMMINS, ALBERT B.-(See Governor.)
CUMMINGS, B. F.-Representative Fifty-first District.On standing committees: Pardons, chairman; Ways and Means;Judiciary; Railroads and Commerce; Labor; Elections;Soldiers' and Orphans' Home; Fish and Game; JudicialDistricts.
Appointed on special committees ..... 36, 303, 929, 1256, 1292
Aproints special committees. ..... 2, 5, 158, 163, 164
Asks unanimous consent. ..... 326, 493, 678, 1081
Demands roll call ..... 636, 736
Elected temporary speaker ..... 1
Elected speaker pro tempore ..... 9
Entitled to seat. ..... 2, 3
Files motion to reconsider ..... 756
Files explanation of vote ..... 1028
Introdúces House Files Nos. 5, 6, 88, 142, 225, 253, 266, 267, 275,339, 417, 429.
Leave of absence. ..... 551, 682
Makes request. .53, 274, 815, 937, 1160, ..... 1256
CUMMINGS, B. F.-Continued. Page
Mileage due ..... 100
Motions by$\begin{array}{lllll}364, & 386, & 472, & 622, & 626, \\ 635 & 270, & 2825, & 344,\end{array}$677, 720, 758, 759, 812, 839, 864, 884,919, 937, 1000, 1055, 1056, 1087, 1098, 1112,1113, 1160, 1169, 1196, 1199, 1257, 1264, 1266, 1293
Moves reconsideration ..... 381, 1154
Offers bill ..... 677
Offers resolution ..... 36
Present at joint. conventions ..... 345
Presents peitions. ..... 319, 757, 764, 765, 816
Presides ...................1, 141, 150, 161, 168, 575, 628, 641, 645, 653, 665, 768, 775, 821, 1285
Signs bills ..... 164
Submits report of committee ..... 1074, 1255
Subscribed to oath of office ..... 4
CUSTODIAN OF PUBLIC BUILDINGS-Compensation of-
House File No. 348 ..... 636
Requested to arrange numbers on filing cabinet ..... 45
Term of office of, House File No. 331 ..... 564
DAIRY COMMISSIONER-Changing name, etc.-
House File No. 6 ..... 55
Senate File No. 8. ..... 384
Defining duties of Senate File No. 157 ..... 499
Labcratory for, Senate File No. 275 ..... 837
Term of office of, Senate File No. 306 ..... 782
DAIRY INTERESTS-To encourage and develope, House File No. 110 ..... 195
DARRAH, JOHN--Representative Sixteenth District.
On standing committees: Ways ond Means; Appropriations;Municipal Corporations; Roads and Highways; Compensationof Public Officers; Representative Districts; ConstitutionalAmendments.
Appcinted on special committees ..... 105, ..... 221
Asks unanimous consent ..... 315
Entitled to seat ..... 2,3
Files explanation of vote ..... 1165
Introduces House Files Nos. 38, 119.274, 779
Makes request. ..... 1061
Mileage due ..... 100
Motions by ..... 576
Olfers resolution ..... 221
Present at joint convention ..... 13. 345
Presenta petitions ..... 217, 816
Subscribed to oath of office ..... 3, 4
DASHIEL, MARK A.-Representative Twenty-seventh District.
On standing committees: Pharmacy, chairman; Appropriations;Private Corporations; Congressional Districts; Public Landsand Buildings; Constitutional Amendments; Public Health;Schools and Text-Books.
Appointed on special committee ..... 13, 105,248
Entitled to seat ..... 2, 3
Introduces House File Nos. 49, 59, 136, 228.
Leave of absence ..... 309, 506, 619
Mileage due ..... 100
Motions by. 254, 255, 261, 262, 344, 686, ..... 687
Present at joint conventions ..... 13, 159, 345
Submits report of committea ..... 760, 765
Subscribed to oath of office ..... 3, 4
Page
DAVIE, WILLIAM A.-Representative Fifty-sixth District.
On standing committees: Labor; Schools and Text-Books;Claims; Mines and Mining; Agriculture; County and Township Organization; Roads and Highways; Animal Industry;Soldiers' and Orphans' Home.
Appointed on special committees ..... 10, 105
Demands roll call ..... 227, 870
Entitled to seat ..... 2, 3
Introduces House Files Nos. 72, 118, 376, 377, 397, 398.
Leave of absence ..... 108, 373, 463
Mileage due ..... 100
Motions by ..... 172, 283, ..... 754
Present at joint conventions .13, 159, ..... 345
Presents petition ..... 244
Seconds motion to reconsider ..... 1081,1093
$\ldots . .3,4$
Subscribed to oath of office
DAVENPORT, CITY OF-To legalize proceedings of council, House File No. 186 ..... 281
DAY, REV. J. W.-Officiates as chaplain ..... 1001
Deaths, BIRTHS AND-Registration of, House File No. 86 ..... 163
DE LANO, L. L.-Resolution to appoint committee to draft resolutions on life and services of ..... 181
Resolutions, report ..... 1176, 1393
DELINQUENT TAXES-Collection of, Senate File No. 60 ..... 226
House File No. 397 ..... 866
Relative to, Senate File No. 231 ..... 956
DE MAR, JOHN C.-Representative Third District.
On standing committees: Railroads and Commerce; Schools andText-Books; Suppression of Intemperance; Compensation ofPublic Officers; Penitentiaries; Police Regulations.
Appointed on special committees ..... $.10,182,196$, ..... 648
Entitled to seat ..... 3
Introduces House File No. 349.
Makes request ..... 353
Mileage due ..... 100
Motions by ..... 844
Offers resolution ..... 648
Present at joint conventions ..... 345
Presents petition ..... 310
Presides ..... 1294
Subscribed to oath of office. ..... 3. 4
DEMOCRATIC MINORITY-Accorded privilege of selecting four com- mittee clerks ..... 50
Accorded privilege of selecting two pages ..... 123
DENHAM, REV PEARL-Officiates as chaplain ..... 123
DENTISTRY-Practice of. House File No. 16. ..... 96
DEPARTMEN' OF AGRICULTURE-Registration of pure bred domestic animals. House File No. 342 ..... 597
Relative to, House File No. 54 ..... 127
Relative to annual convention, Senate File No. 110 ..... 954
Relative to salary of secretary, House File No. 323 ..... 539
Steel amphitheater for, House File No. 91 ..... 170
Swine pavilion for House File No. 165 ..... 294
DEPENDENT CHILDREN-Treatment and control of, House File No. 24 ..... 97
DESERTION OF FAMILY-To be made a criminal offense, Governor's message ..... 34
Relative to. House File No. 25 ..... 97
DES MOINES DAILY CAPITAL-Representative of, assigned seat in press gallery ..... 46
Page
DES MOINES DAILY NEWS-Representative of assigned seat in press gallery ..... 46
DES MOINES, WEST-To legalize school bonds of, Senate File No. 23 ..... 147
DEVINE, C. H.-Page, elected ..... 6
DEVISES-To state institutions, Senate File No. 140 ..... 289
To townships, House File No. 32 ..... 109
DILLER, SAMUEL-Appointed elevator tender, Senate Joint Resolu- tion No. 1 ..... 102
DIRRIM, R. C.-Speakers clerk, appointed and qualified ..... 48
DISCRIMINATONS, UNFAIR COMMERCIAL-To prohibit- House File No. 253 ..... 385
petition relative to......559, ..... 765
disturbing Public Schools-Relative to, House File No. 233 ..... 342
DIVORCES-Reporting of, to state board of health, House File No. 59 ..... 143
DIXON, W. J.-Trustee of Agricultural College ..... 347
DOCKET-Printing of supreme court, Senate File No. 165 ..... 628
DOCUMENT ROOM-Extra clerks for Senate Joint Resolution No. 1 ..... 102
DOGS-Board of supervisors to allow claims on acount of sheep killed or injured bv. House File No. 219 ..... 330
DOMESTIC ANIMALS—Registration of pure bred, House File No. 342 ..... 597
To protect health of, House File No. 412 ..... 1046
DOMESTIC MANUFACTURES-Committee on, appointed ..... 42
(See Committees, Standing.)
DONALDSON. REV. JNO. B.-Officiates as chaplain ..... 506
DOORKEEPER, CHIEF-Temporary elected and qualified ..... 1, 2
Permanent, elected ..... 7
Badge for ..... 10
Announces arrival of committee on arrangements and guests to joint convention ..... 159
Announces sergeant-at-arms of the Senate ..... 344
DOORKEEPERS, ASSISTANT-Temporary, elected and qualified..1, ..... 2
Permanent, elected ..... 7
Badges for ..... 10
DORAN, JUSTIN R.-Representative Fifty-third District.
On standing committees: Animal Industry, chairman; Railroads and Commerce; Labor; Senatorial Districts; Pharmacy; Agri- culture; Roads and Highways; Hospital for Insane.
Appointed on special committees. ..... $105,1285,1292$
Asks unanimous consent ..... 240, 885
Calls up resolution ..... 194
Demands roll call. ..... 1279
Entitled to seat ..... 3
Files motion to reconsider ..... $8 n 8$
Introduces House Files Nes. 297, $324,342.354,364$
Makes request ..... 1260
Mileage due ..... 100
Motions by ..... 10, 194, 227,$261,264,446,623,624,721,732,824$,826, 910, 936, 1020, 1040, 1148, 1248, 1260, 1304
Offers resolution ..... 181
Present at joint conventions ..... 345
Presents petition ..... 366
Submits report of committee ..... 923
Subscribed to oath of office ..... 4
DOUGLASS, REV. A. C.-Officiates as chaplain ..... 392
Page
DOW, D. W.-Representative Seventy-fourth District.
On standing committees: Judiciary; Municipal Corporations; Printing; Congressional Districts; Pardons; Normal Schools; Military; College for the Blind.
Address of welcome to Pioneer Lawmakers Association ..... 873, 1327
Appointed on special committees ..... 113, 291
Demands roll call ..... 1019
Entitled to seat ..... 2, 3
Introduces House File No. 247.
Leave of absence ..... 463, 681, 780
Mileage due ..... 100
Motions by ..... 544
Offers resolution ..... 290
Present at joint convention ..... 159
Presents petitions ..... 318
Submits report of committee ..... 371
Suhscribed to oath of office ..... 3, 4
DOW, REV. T. J.-Officiates as chaplain ..... 53
DOW CITY, TOWN OF-To legalize incorporation of, etc., House File No. 72. ..... 145
DRAINS, LEVEES AND WATER COURSES-Constitutional amend- ment relative to, House Joint Resolution No. 1 ..... 110
Relative to preliminary expenses in establishment of districts- House File No. 128 ..... 210
Establishment of drainage districts, House File No. 227. ..... 341
Relative to, House File No. 303 ..... 521
Senate File No. 252 ..... 1278
DUBUQUE RESCUE HOME-Appropriation for-
House File No. 90 ..... 169
Senate File No. 348 ..... 1222
DUCEY, T. W.-Committee clerk, qualified ..... 93
DUNHAM, SENATOR-Addresses joint convention ..... 657
Remarks printed in Journal ..... 1343
DUNHAM, S.-Quit claim deeds for grantees of, House File No. 41 ..... 114
DWELLING HOUSES-Obstruction of lights of, House File No. 77 ..... 158
EDUCATIONAL BOARD OF REGENTS-To create-
House File No. 255 ..... 385
Senate File No. 189 ..... 898
petition ..... 765
EDUCATIONAL INSTITUTIONS-
Committee to investigate, report submitted ..... 48
petitions referred to ..... 765
Comments on Board of Control for, Governor's message ..... 30
Creation of board of regents to control, House File No. 255 ..... 385
Senate File No. 189 ..... 898
Providing for the printing of report of committee to investigate, Concurrent Resolution ..... 92
ELBERT, E. F.-Resolution to appoint committee to draft resolutions on life and services of ..... 401
Recolntions. report ..... 1292, 1406
ELECTION-Of school treasurers, House File No. 200 ..... 299
Election boards-Relative to, House File No. 332. ..... 564
Page
ELECTION-Of county assessor, House File No. 290 ..... 495
Of judges of the superior court, Senate File No. 352 ..... 1254
Of members of board of supervisors, House File No. 365 ..... 682
House File No. 419 ..... 1140
Senate File No. 342 ..... 1206
Of county officers, petitions ..... $47,53,54,113,310,741$
Of officers of the House, temporary ..... 2
permanent . . . . . . . . . . 4, 5, 6, 7, 9, 12, 549, ..... 558
Of railroad commissioners, House File No. 364 ..... 682
Of state, county and township officers, House File No. 330. ..... 564
Of township trustees, House File No. 359 ..... 677
ELECTION OFFICERS-Accounting of campaign and election funds by, House File No. 162 ..... 248
Penalty for spending election funds for liquor, House File No. 163 ..... 248
ELECTIONS-Committee on, appointed ..... 40
(See Committees, Standing.)
Form of ballot in city, House File No. 182 ..... 261
Form of ballot, House File No. 302 ..... 521
Senate File No. 43 ..... 562
House File No. 362 ..... 678
Petition relative to municipal elections ..... 449
Publication of official ballot, Senate File'No. 295 ..... 1178
Registration of voters, House File No. 47 ..... 115
Senate File No. 300 ..... 781
To regulate submission of questions at municipal, House File No. 394 ..... 829
ELECTIONS, PRIMARY-(See Primary Elections.)
ELECTRIC CURRENT-Transmission along highways, House FileNo. 281478
ELKHART, TOWN OF--To legalize incorporation of, House File No. 28 ..... 108
ELWOOD, MABEL-Committee clerk ..... 93
ELY, GLANN M.-Committee clerk. ..... 122
EMBALMING-Regulation of, etc., House File No. 340 ..... 596
EMBEZZLEMENT-Penalty for, by bank officials, Senate File No. 40 ..... 226
EMPLOYES, HOUSE-Permanent, elected and qualified-
$5,6,7,9,12,549,558$
Temporary, elected and qualified ..... 2
Resignations of ..... 558
EMPLOYES-Additional, of 31st G. A.-Appropriation to pay, Senate File No. 102 ..... 269
Concurrent resolution to appoint committee to select. ..... 8
Senate Joint Resolution No. 1. fixing number of, etc. ..... 102
EMPLOYES AT SEAT OF GOVERNMENT-Compensation of - Senate Joint Resolution No. 5 ..... 1198
House Joint Resolution No. 5 ..... 1126
EMPLOYMENT OFFICES, STATE—Establishment of, House File No. 241. ..... 355
ENGLISH, EMORY H.-Representative Thirty-seventh District.On standing committees: Insurance, chairman; Ways and Means;Railroads; Printing; Elections; Representative Districts;Constitutional Amendments; Engrossed Bills; Rules.
Appointed on special committee ..... 402
Asks unanimous consent ..... 401
Entitled to seat ..... 3
Introduces House Files Nos. 28, 46, 101, 129, 153, 154, 256, 257,269$341,345,387$.
ENGLISH. EMORY H.-Continued. Page
Makes request ..... $288,718,780,815,978,1102$
Mileage due ..... 100388, 485, 551, 554, 577, 585, 586, 604,$654,701,718,724,766,786, ~ 911, ~ 912$,$935,944,978,1103,1122,1185,1186,1261,1272$
Offers resolution ..... 724
Present at joint conventions ..... 345
Presents memorial and petitions ..... 337
Presides ..... 1186
Submits report of committee ..... 1247
Subscribed to oath of office ..... 4
ENGROSSED BILLS-Committee on, appointed ..... 45
(See Committees, Standing.)
ENGROSSING CLERK-Permanent elected and qualified ..... 7
Temporary, elected and qualified ..... 2
Required to remain after adjournment, Concurrent resolution ..... 113
ENROLLED BILLS-Committee on, appointed ..... 44
(See Committees, Standing.)
ENROLLING CLERK-Permanent, elected and qualified ..... 6, 7
Temporary, elected and qualified ..... 2
EPPERSON, FRANCIS M.-Representative Eighteenth District.
On standing committees: Ways and Means; Appropriations;Banks and Banking; Mines and Mining; Municipal Corpora-tions; Claims; Senatorial Districts; State University;Military.
Appointed on military committee ..... 242
Appointed on special committees....7, 105, z33, 291, 361, 402, 561, ..... 577
Demands roll call ..... 827
Entitled to seat ..... 2, 3
Introduces House Files Nos. 50. 84, 232, 235, 283, 373Introduces House Joint Resolution No. 3.Leave of absence288
Makes request ..... ,815
Mileage due ..... 100
Motion by 7, $233,379,380,471,533$, 601, 602, 641, 642, 827, 910, 943, 1280
Offers resolution ..... 233
Present at joint conventions. ..... 345
13, 159
Presents petitions ..... 920
Seconds motion to reconsider ..... 1105
Submits minority recommendation ..... 275
Subscribed to oath of office. ..... 4
EVANS, REV. E. E.-Officiates as chaplain ..... 644
EVIDENCE-Discovery of new, House File No. 48 ..... 125
House File No. 76 ..... 157
Certified copies of patents to be competent. House File No. 83 ..... 162
EXAMINATION-Of embalmers, House File No. 240. ..... 596
Of books of city officials, House File No. 312. ..... 522
Of insurance and insurance companies, Senate File No. 13 ..... 984
Of pharmacists and assistants, House File No. 180 ..... 261
Senate File No. 64 ..... 449
Of state and savings banks. Senate File No. 117 ..... 672
EXECUTORS-Final reports of, House File No. 109 ..... 181
To legalize conveyances made by certain. House Tile No. 363. ..... 682
EXECUTION, SALES UNDER-Notice to defendants, Senate File No. ..... 154 ..... 468
Page
EXECUTIVE COUNCIL-To grant certain right of way, House File No. 380 ..... 766
To convey roadway to Jones county, House File No. 336 ..... 565
To employ artists to decorate capitol rotunda Senate File No. 332 . ..... 1023
EXEMPTIONS-From taxation, House File No. 393 ..... 821
EXEMPTIONS-Of heads of families, House File No. 183 ..... 280
Petitions.365, 366, 382, 383, 467, 475, 476, 529, 571, 572, 589, 620, 632644
EXPLANATION OF VOTE.........272, 381, 476, 844, 966, 987,
1028, 1033, 1058, 1139, 1164, 1165, 1229
EYLER, HENRY-For relief of, Senate File No. 205 ..... 1023
FAMILY DESIRRTION--Relative to, Governor's message. ..... 34
House File No. 25 ..... 97
FEDERAL RELATIONS-Committee on, appointed ..... 43
(See committees, Standing.)
FEES-For recording contracts in secretary of state's office, Senate File No. 135 ..... 469
Of constables, House File No. 154 ..... 237
To be charged itinerant vendors ot drugs, House File No. 259 ..... 402
FELLOWS, HERBERT-Page, elected and qualified ..... '6
FELONY-Inciting or preparing for commission, House File No. 191. ..... 290
FELTON, LEWIS H.-Petition for appropriation to relieve ..... 366
FENTON, L. H.-To indemnify, House File No. 206 ..... 311
FIFER, REV. O. W.-Officiates as chaplain ..... 190
FERNER, REV. J. W.-Officiates as chaplain ..... 1143
FILE CLERK-Temporary elected and qualified ..... 1,
Permanent, elected ..... 7
ASSISTANT-Temporary elected and qualified ..... 2
Permanent elected and qualified ..... 93
FINES-Relative to, House File No. 232 ..... 342
House File No. 235 ..... 343
FIRE CRACKERS-Manufacture and sale of, Hons Fi'e No. 19 ..... 96
FIRE ESCAPES-Construction of, on buildings, House File No. 217 ..... 330
FIRST ASSISTANT CLERK-Temporary, elected and qualified.. ..... 12
Permanent elected ..... 7
FISCAL TERM, BIENNIAL-Relative to, House File No. 328 ..... 563
FISH AND GAME-Committee on, appointed ..... 44
(See committees, Standing.)
Petitions relative to protection of ..... $190,353,1033$
Taking fish from lakes, Senate File No. 55 ..... 482
Taking fish from sloughs, lagoons, ete .,House File No. 3 ..... 55
FISH AND GAME COMMISSION-Appropriation for, House File No. 167 ..... 249
FLENNIKEN, J. C.-Representative Seventieth District.
On standing committees: Elections, chairman; Municipal Cor-porations; Ways and Means; Appropriations; RepresentativeDistricts; Public Health; Pharmacy; Insurance; Enrolle己.Bills; Constitutional Amendments.
Appointed on special committees ..... $8,105,247,561$
Entitled to seat ..... 3
Introduces House File No. 372
Makes request ..... 353, 462, 831
Mileage due ..... 100
Motions by ..... 578 ,
686, 692, 873, 885, 928, ..... 965
Offers resolution ..... 560
Present at joint conventions ..... 345
Presents petition ..... 319
Submits report of committee ..... $289,595,795,807,863,1088$
Subscribed to oath of office ..... 4
Page
FLINT, REV. E. E.-Officiates as chaplain ..... 242
FLORAL OFFERING-For funeral of David B. Henderson ..... 588
FLORENCE CRITTENDEN HOME-
Appropriation for, House File No. 64 ..... 144
Senate File No. 348 ..... 1222
FOLK, GOV. JOSEPH W.-Invited to address House, resolution. ..... 1108
Addresses House. ..... 1112
FOOT-BALL-To prohibit playing of, in schools etc., House File No. 136 ..... 234
FORT DODGE, DES MOINES AND SOUTHERN RAILWAY CO.-
Right of way over state grounds, House File No. 297 ..... 497
FRANCHISES-Of telephone companies to expire at same time, House File No. 411 ..... 1034
FRANK, E. S.-For relief of, Senate File No. 277 ..... 1022
FREE PASSES-To regulate issuance of, etc., Senate File No. 12 ..... 654
House File No. 354 ..... 648
Petitions ..... 243, 244, 338, 367, 448, 609, 764
FREEMAN; W. H.-Representative Thirty-first District.
On standing committees: Public Charities-Chairman; Waysand means; Labor; Compensation of Public Officers; Elec-tions; Banks and Banking; Industrial Schools; Police Regu-hations; Judicial Districts.
Entitled to seat ..... 2, 3
Introduces House File No. 368.
Leave of absence ..... 106, 682, 1060
Makes request ..... 47, 1258
Mileage due ..... 100
Motions by ..... 1302
Offers resolution ..... 1292, 1302
Present at joint conventions 13, 159, ..... 345
Presents petitions ..... 338
Subscribed to oath of office ..... 4
FRITZ, F. C.-Janitor, Senate Joint Resolution No. 1. ..... 102
FRUDDEN, A. F.-Representative Sixty-ninth District.
On standing committees: Appropriations; Municipal Corpore- tions; Compensation of Public Officers; Pardons; Enrolled Bills; Hospital for Insane; Federal Relations; Agricultural College.
Appointed on special committees ..... 12, 105, 247, 384, ..... 577
Asks unanimous consent ..... 931
Calls up resolution ..... 588
Entitled to seat ..... 3
Introduces House Files Nos.........90, 190, 208, 284, 311, 387, 389, ..... 423
Mileage due ..... 100
Motions by 379, 390, 459, 499, 500 557, $560,588, \quad 839,906,914,931,1019,1217$
Offers resolution ..... 560
Present at joint conventions ..... 159
Presents petition ..... 632
Subscribed to oath of office ..... 4
FRUIT AND FOREST TREES-To encourage planting of, House File No. 209 ..... 312
FUHRMEISTER, A. J.-Risolution to appoint committee to draft resolutions on life and services of ..... 209
Resolutions, report ..... 1374
Remarks on life of, by Pepressntative McAllister ..... 1375
GAGE, REV. W. B.-Officiates as chaplain ..... 216
GARRETT, TRACY-Assigned seat in press gallery ..... 46
Committee clerk ..... 107
Page
GASOLINE-To regulate sale of, Senate File No. 141 ..... 608
GASTON, FRED-Assigned seat in press gallery ..... 46
Committee clerk. ..... 105
GAULT, EDW ARD J.-Concurgent resolution to appoint committee to draft resolutions on life and services of ..... 336. 343
Resolutions, report ..... 1292, 1408
GENEVA, JULIAN-Page ..... 125
GENEVA, THOMAS-Representative Twenty-fourth District.
On standing committees: Ways and Means; Private Corporations;Senatorial Districts; lnsurance; Roads and Highways;Normal Schools; Horticulture; Institute for Deaf.
Appointed ${ }^{*}$ on special committees ..... $105,116,561$
Asks unanimous consent ..... 233, 1138
Calls up Concurrent Resolution ..... 326
Entitled to seat. ..... 2, 3
Files explanation of vote ..... 272, 966
Introduces House Files Nos. 337, 352, 386, 425.
Leave' of absence108, 274, 1060
Mileage due ..... 100
Motions by ..... 1217
Offers resolution ..... 196
Present at joint convention ..... 345
Presents petitions ..... 365
Subscribed to oath of office ..... 4
GEOLOGICAL SURVEYS-Relating to, House File No. 274 ..... 450
GIFTS-To state institutions, Senate File No. 140 ..... 289
To townships. House File No. 32 ..... 109
GILLIES, REV. J. LEWIS-Officiates as chaplain ..... 343
GILMORE, REV. ALEXANDER-Officiates as chaplain ..... 382
GOLDEN, REV. A. L.-Officiates as chaplain ..... 230
GOOD ROAD CONVENTION-Memorial of ..... 338
GORDON, REV. ELEANOR-Officiates as chaplain ..... 658
GOVERNOR-Addresses joint conventions ..... 159
Authorized to issue quit claim deed for certain land, House File No. 87 ..... 163
House File No. 41 ..... 114
Asked to give more specific statement of how railroads are using money to defeat primary bill ..... 540
Communications from ..... 873
Committees appointed to wait upon ..... 326
Invited to read message before joint convention ..... 8
Invited to respond to address of Ex. Gov. Cameron of Virginia ..... 140
Invited to attend joint convention held in honor of Ex. Governor Larrabee ..... 11.6
Joint committee appoint to wait upon ..... 13
Message from ..... 14
Oath of office administered to ..... 13
Presented to joint convention ..... 159
Reads message ..... 13
Reception to be held by, concurrent resolution ..... 48
Remarks of, at Larrabee joint convention ..... 1366
To call interstate convention. Senate Joint Resolution No. 3 ..... 563
GRAND JURORS-Relative to, House File No. 420 ..... 1140
GREELEY, W. M.-Representative Fifty-second District.On standing committees: Suppression of Intemperance, Ch'm;Judiciary; Railroads and Commerce; Banks and Banking;Elections; Congressional Districts; Military; AgriculturalCollege.
GREELEY, W. M.-Continued. Page
Appointed on special committees. ..... 140, 577
Entitled to seat. ..... 3
Introduces House file Nos. 29, 30, 192, 238, 308, 421.
Mileage due ..... 100
Motions by ..... 214, 1162
Present at joint conventions ..... 13, 159, 345
Presents petitions. ..... 467
Presents invitation from Commercial Club of Ames ..... 352
Submits report of committee ..... 850
Subscribed to oath of office. ..... 3, 4
GREENE, ROBERT JR.--Page elected and qualified ..... $1,2,6, \quad 7$
GREENE, ROBERT A.-Representative Twenty-eighth District.
On standing committees: Congressional Districts-Chairman;Ways and Means; Banks and Banking; Elections; WomanSuffrage; State University; Telegraph, Telephone and Ex-press; Private Corporations.
Asks unanimous consent ..... 539, 540
Entitled to seat. ..... 3
Introduces House Files Nos. 17, 123, 131, 147, 221, 340, 385. Mileage due. ..... 100
Motions by .98, 171, 538, 539, 624, 650, 652, 687, 1079, 1214
Offers resolution ..... 57
Present at joint convention ..... 13, 159, 345
Presents petitions. ..... 644, 816
Submits report of committee ..... 645, 646
Subscribed to oath of office. ..... 3, 4
GREGORY, ROSS H.-Representative Thirteenth District.
On standing committees: Appropriations; Printing; PublicHealth; Pharmacy; State University; Schools and Text-Books; ; Hospital for Insane; Judicial Districts.
Appointed on special committee ..... 7, 105
Demands roll call. ..... 882
Entitled to seat ..... 2
Introduces House Files Nos. 17, 123, 131, 147, 221, 340, 385.
Leave of absence ..... 632
Mileage due ..... 100
Motions by.........454, 455, 504, 505, 573, 575, 716, 870 , 871, 907, 912, 925, 1186, 1196, 1199, 1268, 1286, 1287
Present at joint convention ..... 159, 345
Presents Petition ..... 224
Submits report of committee ..... 918
Subscribed to oath of office ..... 3, 4, 93
GRIFFEN. HARRY E.-Journal clerk ..... $1,2,6,7$
GRIFFITH, J. E.-Committee clerk ..... 122
GRUNDY, ALFRED-Special report from ..... 87
GRUWELL, ELVA-Committee clerk. ..... 52
gUARDIANS-Accounting by, House File No. 339 ..... 584
Final reports of, House File No. 109 ..... 181.
State and savings banks and loan and trust companies to act as, House File No. 327 ..... 563
GUN LICENSE LAW-Petition relative to. ..... 353
GYPSUM MINES-Report of investigation of ..... 489
HACKET, LORETTA-Committee clerk ..... 242
HAGERMAN, REV. E. T.-Officiates as chaplain ..... 47
HAGGARD, DEAN-Officiates as chaplain ..... 11.08
HAGGETT, REV. A. J.-Officiates as chaplain ..... 558, 892
HAGUE PEACE CONFERENCE-Relative to calling of second, con- current resolution ..... 622
Page
HAKES, MONTAGUE-Representative Seventy-sixth District.
On standing committees: Ways and Means; Banks and Bank-ing; Claims; Suppression of Intemperance; Senatorial Dis-tricts; Roads and Highways; Normal Schools; AgriculturalCollege.
Appointed on special committees ..... 105, 841, 1307
Demands roll call ..... 870
Entitled to seat ..... 2, 3
Leave of absence ..... 353. 780
Makes request ..... 141
Mileage due ..... 100
Present at joint conventions. ..... 345
Presents petitions ..... 892
Subscribed to oath of office ..... 4
HALLL OF ARCHIVES-Establishment of, governors message ..... 32
House File No. 129 ..... 220
HAMILTON, W. J.-Policeman, Senate Joint Resolution No. 1 ..... 102
HAMBLETON, A. F. N.-Representative Twenty-fifth District.
On standing committees: Judiciary; Railroad and Commerce;Mines and Mining; Schools and Text-Books; Public Chari-ties; Constitutional Amendments; Normal Schools.
Appointed on special committees.............5. 111113 ..... 164, 479, 561
Asks unanimous consent ..... 164, 648, ..... 758
Calls up concurrent resolution ..... 634
Demands roll call ..... 103, 542, 770
Entitled to seat ..... 3
Files explanation of vote. ..... 987
Introduces House Files Nos. 18, 40, 93, 115, 132, 265, 286, 335, 379, ..... 418.
Makes request ..... 1044
Mileage due ..... 100Motions by..........5, $36, \quad 48, \quad 93,111,113,138,160$,$164,200,222,253,352,373,377,391$,$470,471,503,524,561,625,634,636$,686, 775, $824,842,913,921,927,938$,972, 974, 1044, 1086, 1137, 1149, 1195, 1201, 1254
Offers resolution 111, 164, 169, 561, 622
Present at joint conventions ..... 13, 159, 345
Presents petitions.....216, 243, 256, 257, 275, 288, 296, 320, 353,365, 383, 467, 589, 476, 559, 632, 741, 921, 1033
Presents remonstrance1033
Raises point of order ..... 457
Seconds motion to reconsider ..... 808
Submits report of committee ..... 1069
Subscribed to oath of office. ..... 3,4
HANNA, GEORGE W.-Representative Eighty-third District.On standing committees: Fish and Game, chairman; Appropria-tions; Banks and Banking; Compensation of Public Officers;Congressional Districts; State University; Pardons; PublicCharities; College for the Blind.
Appointed on special committee ..... 105
Asks unanimous consent ..... 618
Entitled to seat ..... 3
Introduces Houce File No. ..... 167
Leave of absence ..... 216
Makes request ..... 1110
Mileage due ..... 100
Motions by ..... 240, 446, 487, 572, 1035. 1111
Present at joint conventions ..... 13, 159, 245
Presents petition ..... 190, 309, 310
Submits report of committee ..... 207, 339, 653, 989
Subscribed to oath of office ..... 3,4Page
HARDIN, JENNIE-Committee clerk ..... 52
HARLAN, JAMES-Petition relative to statue of ..... 699
To place statute of, in statuory hall, House File No. 62. ..... 144
HARRIS, E. T.-Janitor, Senate Joint Resolution No. 1 ..... 102
HARRIS THOMAS-Resolution to appoint committee to draft resolu-
tion on life and services of ..... 182
Resolutions, report ..... 1372
Remarks on life of, by Representative Clark ..... 1373
HART, WILLIAM S.-Representative Eighty-seventh District.
On standing committees: Military, chairman; Judiciary; Rail-roads and Commerce; Congressional Districts; Roads andHighways; Telegraph, Telephone and Express; Fish andGame; Agricultural College.
Appointed on special committees ..... $136,469 \quad 682$, ..... 929
Asks unanimous consent .....
Calls up joint resolution ..... 746
Calls up motion to reconsider ..... 995
Demands roll call ..... 995
Entitled to seat ..... 2, 3
Escorts Ex-Speaker D. H. Bowen to the chair ..... 656
Introduces House Files Nos. 71, 74, 102, 110, 216, 277, 281, 346, 347, 392, 398, 406, 432.
Leave of absence. . . . . . . . . . . . . . . . . . . . . . . . . . . . 53 , 274, 336, 552, 1172
Makes request ..... $168,353,382,449,770$
Mileage due ..... 100Motions by .........45, 173, 202, 479, 500, 544, 643, 649,$693, \quad 694, \quad 746, \quad 748,749,753,761,762$,$770,842,873,935,936,946,957,995$,$1039,1057,1092,1118,1232,1234,1254,1263,1271$
Offers resolution ..... 45
Present at joint conventions ..... 13, 159
Presents memorial and petition ..... 632
Presents memorial from military committee ..... 735
Presides ..... 1067
Raises point of order ..... 995
Seconds motion to reconsider ..... 812
Submits report of committee ..... 1117
Subscribed to oath of office ..... 3, ..... 4
HARVEY, TOWN OF-To legalize incorporation of, Senate FileNo. 24147
HAZING-To prevent, House File No. 80 ..... 109
HAZLETON, T. W.-Assistant doorkeeper ..... 7
HEAD, MAHLON-Representative Fifty-fourth District
On standing committees: Banks and Banking, chairman; Waysand Means; Appropriations; Elections; Constitutional Amend-ments; Roads and Highways; Military; Judicial Districts.
Appointed on special committee ..... $2,105,303,1201$
Asks unanimous consent ..... 740
Demands roll call ..... 98, 1056
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 45, 51, 133, 152.
Introduces joint resolution No. 1.
Makes request ..... 1252
Mileage due ..... 100
Motions by ..... 92, 169, 182, 251,262, 283, 284, 294, 303, 344, 457, 458,544, 545, 556, 601, 641, 732, 736, 811,814, 827, 842, 882, 1023, 1045, 1168, 1181,1201, 1202, 1223, 1224, 1243, 1252, 1270, 1277, 1291
HEAD, MAHLON-Continued. Page
Offers resolution ..... 92, 303, 1270, 1291
Present at joint conventions ..... 13, 159, 345
Presents petitions ..... 225
Raises point of order ..... 458
Submits report of committee.......225, 594, 757, 1005, 1172, 1239, ..... 1246
Subscribed to oath of office ..... 4
Withdraws resolution ..... 99
HEER, CLIFFORD-Page, elected and qualified ..... 7
HEFFLEFINGER, J.-Sergeant-at-arms ..... 7
(See Sergeant-at-arms.)
HEIST, MRS. MOLLIE-Engrossing clerk ..... 7
HELES, PHILIP-Representative Sixty-ninth District.
On standing committees: Public Health; Woman Suffrage; Agri-culture; insurance; Domestic Manufactures; County andTownship Organization; Roads and Highways; Schools andText Books.
Appointed on special committee 7, 105, 140, 344, 451, ..... 561
Entitled to seat ..... 3
Leave of absence ..... 920
Mileage due ..... 100
Present at joint conventions. ..... 345
Presents petitions and memorials..296, 318, 392, 494, 559, 589, 620, ..... 644
Subscribed to oath of office. ..... 4
HENDERSON, REV. ARTHUR S.-Officiates as chaplain ..... 336
HENDERSON, HON. DAVID B.-Communication from Governor announcing death of. ..... 558
Concurrent resolutions to appoint committee to attend funeral- ..... 570
Floral offering for funeral of, Concurrent Resolution ..... 588
Joint convention memorial program ..... 657
Report of committee ..... 621
Resolutions and addresses printed in Journal ..... 1357
HERRIOTT, JOHN-Oath of office administered to ..... 13
Escorted to speaker's chair ..... 158
Presides at joint conventions ..... 344
Announces tellers ..... 344
Presents speakers to joint convention ..... 159
HIGHWAY COMMISSION-Publication of report, concurrent resolu- tion ..... 221
HISTORICAL BUILDING-Construction, Governor's message ..... 29
Appropriation to complete, House File No. 236. ..... 343
Senate File No. 161 ..... 1151
HISTORICAL SOCIETY-Appropriation for, House File No. 223 ..... 341
House File No. 291 ..... 495
HOBART, GEORGE-Committee ćlerk ..... 105
HOG CHOLERA-Petition relative to cure of. ..... 779
HOGELAND, J. S.--Resolution to appoint committee to draft resolu- tions on life and services of ..... 450
Resolutions, report ..... 1172, 1392
HOLLEMBEAK, R. W.-Representative Twenty-ninth District.
On standing committees: Horticulture, chairman; Appropria-tions, Representative Districts; Agriculture; PublicLibraries; Insurance; County and Township Organization;Normal Schools.
Appointed on special committees ..... 105, 402
Demands roll call ..... 228
Entitled to seat ..... 2, 3
HOLLEMBEAK, R. W.-Continued. Page
Files motion to reconsider. ..... 462
Introduces House Files Nos. 177, 280, 317.
Mileage due100
Motions by $.222,316,597,598,671,672,930,974,975,1023,1037$
Present at joint conventions ..... 345
Presents petition ..... 865
Subscribed to oath of office ..... 4
Withdraws motion to reconsider ..... 565
HOLMES, R. T.-Assistant doorkeeper ..... 93
HOMAN, ESTELALA MARTIN-Committee clerk ..... 52
HORTICULTURAL SOCIETY-Assignment of rooms for, House File No. 242 ..... 356
HORTICULTURE-Committee on, appointed ..... 42
(See Committees, Standing.)
Infested nursery stock, House File No. 280 ..... 467
HOSPITAL FOR CONSUMPTIVES-Establishment of, petition ..... 559
HOSPITAL FOR INEBRIATES-Appropriation for, House File No. 156 ..... 237
House File No. 403 ..... 900
Admissions to, Senate File No. 216 ..... 629
Committee to visit, appointed ..... 105
report of ..... 161, 437
Expenses of indigent patients discharged from, Senate File No 329 ..... 1023
Report of board of control as to balance in treasury for ..... 121
Relating to, House File No. 250 ..... 373
HOSPITALS-Construction in certain cities, House File No. 381 ..... 766
HOSPITALS FOR INSANE-Committee on, appointed ..... 43
(See committees, Standing.)
Capture and return of escaped patients, Senate File No. 246 ..... 997
Care and removal of non-resident insane, Senate File No. 247 ..... 998
At Cherokee-Appropriation for, House File No. 113 ..... 195
House File No. 403 ..... 900
Committee to visit, appointed ..... 101, 105
report of ..... 161, 418
Report of board of control on transfer of funds for. ..... 118balances in treas-ury for119
At Clarinda-Appropriations for, House File No. 164 ..... 248
House File No. 403 ..... 900
Committee to visit, appointed ..... 101, 10.
report of ..... 424
Report of board of control on transfer of funds for. ..... 118 balances in treas-ury for........... 11
At Independence-Appropriations for, House File No. 157 ..... 237
House File No. 403 ..... 900
Committee to visit, appointed ..... 101, 105
report of ..... 421
Report of board of control on balances in treasury for ..... 121
transfer of funds for 118
At Mt. Pleasant-Appropriations for. House File No. 130 ..... 220
House File No. 403 ..... 900
Committee to visit, appointed ..... 101, 105
report of ..... 161, 426
Report of board of control on balances in treasury for ..... 122transfer of funds for 118
Page
HOSPITALS, MATERNITY-Regulation of, House File No. 361 ..... 677
House File No. 385 ..... 776
HOUSE-Convened ..... 1
Adjourned sine die. ..... 1327
HOUSE BILLS-(See pages 1409 to 1448.)
HOUSE CONCURRENT RESOLUTIONS-(See page 1449.)HOUSE JOIN' RESOLU'TIONS-- (See page 1449.)HOUSE OF THE GOOD SHEPHERI--Dubuque, Appropriation-Senate File No. 348. . . . . 1222
Sioux City, appropriation- Senate File No. 348. ..... 1222
House File No. 284. ..... 478
HUMAN LIFE-Requiring physicians to take, House File No. 367 ..... 699
HUME, THOMAS H.-Representative Nineteenth District.
On standing committees: Appropriations; Compensation of Pub-lic Officers; Congressional Districts; State University;Pardons; County and Township Organization; Public Chari-ties; Hospital for Insane.
Appointed on special committees. ..... 105, 451
Entitled to seat ..... 2, 3
Introduces House Files Nos. 193, 314.Makes request1060
Mileage due ..... 100
Motion by ..... 266
Offers resolution ..... 451
Present at joint conventions ..... 345
Presents petition ..... 288, 764
Subscribed to oath of office. ..... 4
HUNGERFORD, J. B.-Trustee Agricultural College. ..... 348
HUNT, GEORGE F.-Appropriation for relief of, House File No. 341. ..... 596
HUNTERS LICENSE-Petition relative to ..... 699
HUNTING-Upon enclosed lands, House File No. 42. ..... 115
House File No. 138 ..... 234
HUSBAND-Rights of surviving, in property of deceased wife, House File No. 277 ..... 450
HYDE, R. M.-Chief janitor ..... 7
HYZER, W. W.--Mail carrier, Senate Joint Resolution No. 1 ..... 102
IDA GROVE, TOWN OF-To legalize acts of town council of, Senate File No. 184. ..... 562
INCEST-Relative to Senate File No. 15 ..... 161
INDECENT EXPOSURE--Second offense, House File No. 105 ..... 180
INDEPENDENCE STATE HOSPITAL-(See Hospitals for Insane). INDETERMINATE SENTENCES-To provide for, House File No. 343 ..... 597
petition ..... 141
Report of committee to investigate system of ..... 128
INDUSTRIAL REFORMATORY FOR FEMALES-Relative to, House File No. 95 ..... 170
INDUSTRIAL SCHOOL-
At Eldora, Appropriations for, House File No. 69 ..... 145
House File No. 149 ..... 236
Senate File No. 52. ..... 269
House File No. 403 ..... 900
Committee to visit appointed. ..... 101, 105
report of ..... 161, 411
Report of board of control on balances in treasury for. ..... 120
At Mitchellville-Appropriation for, House File No. 137 ..... 234
House File No. 403 ..... 900
INDUSTRIAL SCHOOL-Continued. Page
At Mitchellville-continued.
Age of commitments of females to, Senate File No. 100 ..... 629
Committee to visit, appointed ..... 101, 105
report of ..... 161, 428
Damages to M. R. Sadler by sewage from, House File No. 256. ..... 386
Report of board of control on balances in treasury for ..... 121
Remonstrance against additional building for ..... 191
INDUSTRIAL SCHOOLS-Committee on, appointed. ..... 43
(See Committees, Standing).
Placing under contract boys and girls committed to, Senate FileNo. 1831038
State agents for, Senate File No. 181 ..... 1022
Support fund of, Senate File No. 170 ..... 1230
INITIATIVE AND REFERENDUM-Constitutional Amendment, House Joint Resolution No. 2. ..... 126
INSANE-(See Hospitals for Insane).
Relative to non-resident, Senate File No. 247 ..... 998
INSPECTION OF NEAT CATTLE-To provide for, House File No. 402 ..... 899
INSPECTION OF REGISTERED CATTLE-Brought into the state for breeding purposes, House File No. 412 ..... 1046
INSPECTORS-Of intoxicating liquors, House File No. 121 ..... 209
Of oil Term of office of, Senate File No. 308 ..... 784
INSTITU'IION FOR THE DEAF-Committee on, appointed ..... 43
(See Committees, Standing.)
(See School for the Deaf.)
INSTITUTION FOR FEEBLE MINDED-Committee on, appointed ..... 43
(See Committees, Standing.)
Appropriation for, House File No. 161 ..... 238
House File No. 403 ..... 900
Committee to visit, appointed ..... 105
report of ..... 417
Report of board of control on balances in treasury for ..... 121
transfer of funds for ..... 118
INSURANCE-Committee on, appointed ..... 38
(See Committees, Standing.)
Accounting and apportionment of surplus of life companies, House File No. 282 ..... 478
Assessment life associations, House File No. 198 ..... 299
Fraternal beneficiary associations, fund exempt from taxation, Senate File No. 283 ..... 1222
Investment of funds of life companies, House File No. 57 ..... 128
of companies other than life, House File No. 335 ..... 564
Legislative commission to examine, Senate File No. 13 ..... 984
Mutual life companies, House File No. 199 ..... 299
Of live stock, House File No. 46 ..... 115
House File No. 269 ..... 404
Of school houses, House File No. 61 ..... 144
On real property, House File No. 20 ..... 96
Other than life, House File No. 5. ..... 55
Senate File No. 353 ..... 1198
Petitions........................256, 559, 589, 658, 699, 725, 757, 765, 81
Publication of certificates of compliance, House File No. 270 ..... 404
Recommendations for legislation on, governors message ..... 18
Relative to, House File No. 257 ..... 386
House File No. 317 ..... 523
Relative to fire companies, House File No. 168 ..... 249
House File No. 251 ..... 385
Stipulated premium life associations, House File No. 197 ..... 299
Taxation of fire companies, House File No. 311 ..... 522
To prevent unjust discrimination in fire premiums, House File No. 226 ..... 341Page
INSURANCE INVESTIGATION COMMISSION-To create, Senate File No. 13 ..... 984
Appointed ..... 1302, 1307
INTEREST-Received on state deposits, governors message ..... 18
INTERSTATE COMMERCE COMMISSION-Fixing of rates by, con- current resolution ..... 110
INTERSTATE CONVENTION-Governor to call, Senate Joint Resolu- tion No. 3 ..... 563
INTOXICATING LIQUORS-Appointment of marshall, House File No. 287 ..... 494
Annual tax for solicitors, House File No. 1 ..... 54
Collection of mulct tax, House File No. 229 ..... 342
Election officers spending campaign or election funds for, House File No. 163 ..... 248
Enforcement of law, governors message ..... 33
Establishment of saloon near cemetery, Senate File No. 239 ..... 931
Inspection of, House File No. 121 ..... 209
Limit of consent petition, relative to, petition ..... 550
Senate File No. 276 ..... 781
Senate File No. 59 ..... 449
Payment of mulct tax, House File No. 389 ..... 786
Requests to purchase, House File No. 43 ..... 115
Sale of, House File No. 50 ..... 125
House File No. 60 ..... 143
House File No. 79 ..... 158
House File No. 143 ..... 235
House File No. 166 ..... 249
House File No. 262 ..... 403
Senate File No. 59 ..... 449
House File No. 350 ..... 637
Senate File No. 276 ..... 781
Selling or giving to a minor, etc, House File No. 230 ..... 342
Statement of consent, House File No. 305 ..... 521
INVITATION-To governors reception ..... 57
To visit Agricultural college ..... 352
To visit State University ..... 639
To attend Civic and Historical Day at Cedar Rapids ..... 1270
IOWA OFFICIATE REGISTER-Additional copies, concurrent resolu- tion ..... 47
Placing a copy in each school room, concurrent resolution ..... 267
Number and distribution of, Senate File No. 173 ..... 638
IOWA SOLDIERS, SAILORS AND MARINES-Roster of, governors message ..... 33
House File No. 215 ..... 329
IRELAND, ERNEST L.-Appropriation for relief of, House File No. 139 ..... 234
Committee to investigate claims of, House Joint Resolution No. 4 ..... 1110
IRWIN, JOHN-Resolution to appoint committee to draft resolutions on life and services of ..... 196
Recolutions, report ..... 1301
IONIA, TOWN OF-To legalize incorporation of, House File No. 194 ..... 298
IOWA CITY COMMERCIAL CLUB-Invitation from ..... 639
Extending thanks to, resolution ..... 1239
IOWA CORN GROWERS ASSOCIATION-Appropriation for, House File No. 147 ..... 235
Page
IOWA HIGHWAY COMMISSION-Publication of report, concurrent resolution ..... 221
IOWA FALLS-To legalize, election of officers and acts, House File No. 407 ..... 1002
IOWA NATIONAL GUARD-Relative to, House File No. 356 ..... 660
Senate File No. 279 ..... 956
Petitions relative to......243, $310,319,320,337,365,366$, 383, 34 月h, $^{2} 448,467,506,529, \quad 725$, ..... 816
ISLANDS-Sale of certain, House Fils No. 177. ..... 260
JACKSON, EX. GOV. FRANK D.-lnvited to attend joint convention, concurrent resolution ..... 116
Addresses joint convention. ..... 159
Remarks printed in the journal ..... 1363
JACOBSON, ABRAHAM-Representative Eighty-eighth District.
On standing committees: Woman Suffrage; Appropriations;Suppression of Intemperance; Senatorial Districts; Agri-culture; Roads and Highways; Normal Schools; Peni-tentiaries; Fish and Game.
Appointed on special committees ..... 105,469 ..... 682
Demands roll call ..... 775
Entitled to seat ..... 3
Escorts Ex. Speaker to the chair. ..... 656
Introduces House File No. 211.
Leave of absence. ..... 353, 506
Makes request ..... 920
Mileage due ..... 100
Motions by ..... 11, 682
Offers resolution ..... 682
Present at joint conventions. ..... 345
Piesents petition. ..... 921
Subscribed to oath of office. ..... 4
JAMAICA, TOWN OF-To legalize incorporation of, House File No 246 ..... 372
JAMESTOWN TERCENTENNIAL EXPOSITION-Appropriation, House File No. 426 ..... 1187
JAMISON, GEORGE-Resolution to appoint committee to draft resolu- tions on life and service of . ..... 1143
JASPER COUNTY-To legalize action of supervisors of, Senate File No. 190 ..... 622
JEPSON, A. O.-Committee clerk ..... 112
JEPSON, C. N.-Representative Fifty-eighth District.On standing committees: Schools and Text-Books-Chairman;Judiciary; Municipal Corporations; Banks and Banking;Representative Districts; Public Libraries; Pardons; EnrolledBills.
Appointed on special committee ..... 57, 1201, 1256
Demands roll call ..... , 827
Entitled to seat. ..... 3
Introduces House Files Nos. 63, 64, 65
Leave of absence. .99, 658, 919, 1060, 1260, 1276
Mileage due ..... 100
Motions by..........49, 116, 186, 251, 254, 261, 264, 390,572, $575, \quad 586, \quad 597, \quad 729,1019,1036,1037,1135,1156$
Offers resolution ..... 116
Present at joint conventions. ..... 345
Presents memorial and petitions.....224, 232, 310, 319, 366, 383, 448, 571, 589, 619, 764, 765, 831
Presides ..... 987
Raises point of order ..... 635
Submits report of committee ..... 917
Subscribed to oath of office ..... 3, 4
Page
JOHNSON, ANNA-Committee clerk ..... 52
JOHNSON, HENRY-Janitor, Senate Joint Resolution No. 1. ..... 102
JOINT CONVENTIONS-Authorized, Concurrent resolutions ..... 8, 116,268, 621.Sessions held12, 140, 159, 346, 657JOINT RESOLUTIONS-House, (See page 1449.)Senate, (See page 1466.)
JONES COUNTY-Conveyance of roadway to, House File No. 336 ..... 565JONES, F. F.-Representative Twelfth District.
On standing committees: Penitentiaries, chairman; Railroadsand Commerce; Suppression of Intemperance; IndustrialSchools; Federal Relations; Appropriations; Banks andBanking; Congressional Districts; Public Charities.
Appointed in Insurance Investigation Commission ..... 1302
Appointed on special committee 105, 140, 1285, ..... 1292
Asks unanimous consent ..... 081
Calls up resolutions ..... 227
Consents to withdrawal of motion to reconsider ..... 147
Entitled to seat ..... 2, 3
Introduces House Files Nos. 10, 249.
Leave of absence ..... 106
Mileage due ..... 10 m
Motions by 103, 122, 139, 23E, 315, 316, 460, $\quad 527, \quad 761, \quad 778, \quad 933,1117,1162,1288$
Offers resolutions ..... 221
Present at joint convention ..... 345
Presents petitions ..... 559
Presents report of special committees ..... 128
Presides ..... 1035
Seconds motion to reconsider ..... 94
Submits report of committee ..... 923
Subscribed to oath of office ..... 4
JONES, W. T.-To place a barber chair in cloak room ..... 48
JOURNAL CLERKS-Temporary, elected and qualified ..... 12
Permanent, elected ..... 7
Required to remain after adjournment, concurrent resolution ..... 1131
JUDGMENT, TRIAL AND-Relative to, Senate File No. 28 ..... 147
JUDICIAL DISTRICTS-Committee on, appointed ..... 45
(See Committees, Standing.)
Relative to, House File No. 293 ..... 496
JUDICIAL OFFICERS-Appropriation for, Senate File No. 358 ..... 1290
JUDICIARY-Committee on, appointed ..... 37
(See Committees, Standing.)
JURORS-Comfort of, Senate File No. 145 ..... 364
Relative to, House File No. 420. ..... 1140
Selection of, House File No. 292 ..... 495
JUSTICES OF THE PEACE-Fixed salaries for, House File No. 132. ..... 220
Jurisdiction of, Senate File No. 7 ..... 1052
Return of original notice in courts of, House File No. 377 ..... 747
Trials of criminal cases before, House File No. 349 ..... 637
KENDALL, N. E.-Representative Seventeenth District.On standing committees: Judiciary, chairman; Mines andMining; Insurance; Rules; Ways and Means; Labor;Pharmacy; Telegraph, Telephone and Express.
Appointed on special committees.......2, 8, 12, 36, 221, $233,402,450, \quad 577, \quad 648, \quad 841,1256$
Appointed on Insurance Investigation Commission ..... 1302
Addresses Joint session ..... 657
Addresses House ..... 1304
KENDALL, N. E.-Continued. Page
Asks unanimous consent ..... 116, 503, 1086
Calls up resolution ..... 766
Demands roll call 457, 545, 602, 650, 651, 775, 1055, 1056
Entitled to seat ..... 2,3
Files motion to reconsider. ..... 1096
Introduces House File No. 428.
Leave of absence ..... 1134, 1260, 1276
Makes request ..... 718, 952
Mileage due ..... 100
Motions by

| $140 . . .2$, | 8, | 11, | 48, | 103, | 104, | 116, |
| ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| 140, | 189, | 167, | 174, | 181, | 182, | 183, |
| 184, |  |  |  |  |  |  |185, 186, 197, 203, 204, 213, 381, 401,$450,454,458,462,480,481,483,493$,$503, \quad 504, \quad 544,570,578,617,618,635$,717, 718, 729, 750, 751, 761, 766, 769,$788,789,865,880,911,928,933,936$,$940,943,952,957,974,1001,1027,1041$,1054, 1147, 1148, 1162, 1167, 1176, 1216, 1260, 1296

Offers resolution 8, 149, 181, 401, 450, 759
Present at joint convention ..... 13, 345
Presents petitions 47, 54, 141, 367, 529, 925
Presides ..... 1118
Requested to address the House ..... 1304
Remarks of ,ordered printed in Journal ..... 1304
Submits report of committee......2, 127, 141, 175, 192, 207,$217, \quad 368, \quad 393,463,507,560,578,629,633,659$,723, 742, 763, 789, 817, 847, 894, 1005, 1108, 1196
Subscribed to oath of office ..... 4
KENNAN, CAPTAIN JOHN C.-Resolution to appoint committee to draft resolution on life and service of ..... 125
Resolutions, report. ..... 194, 1370
Remarks on life of, by Representative McNie ..... 1370
KENNEDY, C. B.-Janitor, Senate Joint Resolution No. 1 ..... 102
KENNEDY, CHAS. A.-Representative First District.
On standing committees: Judicial Districts, chairman; County and Township Organization; Penitentiaries; Fish and Game; Railroads and Commerce; Domestic Manufactures; Schools and Text-Books; Roads and Highways; Horticulture.
Appointed on special committees ..... 7, 105, 196, 314, ..... 376
Calls up concurrent resolution ..... 376
Entitled to seat ..... 2, 3
Introduces House Files Nos. 120, 151, 196.
Leave of absence ..... 815
Makes request ..... 343
Mileage due ..... 100
Motions by ..... 1050
Offers resolution ..... 196
Present at joint conventions ..... 345
Presents petition ..... 296
Subscribed to oath of office ..... 4
KENT, WILLIAM-Concurrent resolution to appoint committee to draft resolutions on life and services of. ..... 364
Resolutions, report ..... 1033, 1394
KEPFORD A. E.-Reading clerk ..... 36
Officiates as chaplain ..... 619
KINNE, L. G.-Concurrent resolution to appoint committee to draft resolutions on life and services of. ..... 776
Resolutions, report ..... 897, 1387
Remarks on life of, by Representative Lundt. ..... 1388
Page
KIRKWOOD, SAMUEL J,-Appropriations for statue of, House File No. 11 ..... 56
Petition relative to statue of . ..... 53, 124
KLING, H. B.-Representative Thirty-second District.
On standing committees: Building and Loan, chairman; PublicHealth; Pardons; Printing; Constitutional Amendments;Ways and Means; Judiciary; Municipal Corporations;Elections.
Appointed on special committees ..... 105, 344
Entitled to seat. ..... 3
Introduces House File No. 318.
Leave of absence. ..... 113, 475
Makes request. ..... 1061
Mileage due ..... 100
Motions by. ..... 607
Present at joint conventions. ..... 345
Presents petitions ..... 742
Subscribed to oath of office ..... 4
KOONTZ, GEO. W.-Representative Forty-first District.
On standing committees: Public Libraries, chairman; Judiciary;Municipal Corporations; Banks and Banking; State Univer-sity; ; Pardons; Police Regulations; Rules.
Appointed on special committees ..... 5, 209, 778, 1292
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 11, 207, 212, 291.
Leave of absence ..... 141
Makes request ..... 274
Mileage due ..... 100
Motions by. ..... 1295
Offers resolution ..... 1295
Prezents memorials and petitions. ..... 552
Present at joint conventions. ..... 13, 345
Presents invitation from Iowa City Commercial Club ..... 639
Seconds motion to reconsider. ..... 1123
Submits report from State University ..... 57
Submits report of committee ..... 893
Subscribed to oath of office ..... 4
KYLE, S. W.-Janitor, Senate Joint Resolution No. 1. ..... 102
LABOR-(See Child Labor.)Committee on, appointed39
(See Committees, Standing.)
LABOR COMMISSIONER-Biennial Report and term of cffice of, Senate File No. 307 ..... 783
Report of investigation of gypsum mines ..... 489
LABOR STATISTICS, BUREAU OF-Reports and returns to, House File No. 124 ..... 210
LABORATORY-For state board of health, House File Nn. 126. ..... 210
For state food and dairy commis ioner. Senate File No. 275 ..... 837
LAIRD, F. M.-Representative Tenth District.On standing committees: Ways and Means; Comnensation ofPublic Officers; Mines and Mining; Woman Suffrage; Agri-culture; Roads and Highwavs; College for Blind; JudicialDistricts; Municipal Corporations.
Addresses House during visit of Pioneer Lawmakers Associa-tion873, 1328
Appointed on special committees.............53, 105, 222, 248, 1285, 1292
Asks unanimous consent. ..... 684, 726
LAIRD, F. M.-Continued Page
Demands roll call. ..... 556, 574, 1244
Entitled to seat ..... $2, \quad 3$
Introduces House Files Nos. 191, 303, 359, 365.
Makes request. . . . . . . . .......... 309, 353, 463, 780, 920, 1060, 1259, 1306
Mileage due. ..... 100
Motions by.221, 391, 460, 556, 599, 733, 939, 1043, 1244, 1259, 1285, 1306
Offers substitute ..... 1202, 1243
Offers resolution ..... 221
Present at joint conventions
$13,159,345$
$551,699,816$
Presents petitions
Subscribed to oath of office ..... 4
LANGAN, RAYMOND C.-Representative Forty-fifth District.
On standing committees: Rules, chairman; Judiciary; MunicipalCorporations; Elections; Constitutional Amendments; Schoolsand Text-Books; Industrial Schools; Engrossed Bills.
Appointed on special committees ..... 57, 158
Demands roll call ..... 143
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 80, 103, 248, 362.
Leave of absence ..... 205,230
Makes request ..... 1100,1250
Mileage ..... 100
Motions by $387,507,885,1100,1150,1232,1250$
Present at joint conventions ..... 13,159
Presents report of special Joint committee on State Educational Institutions ..... 48
Raises point of order ..... 636
Submits report of committee ..... 477
Subscribed to oath of office ..... 4
LAKES-Appropriations for improvements around navigable, House File No. 106 ..... 180
LALLEY, JAMES-Compensation for certain services, House File No. 326 ..... 538
LANE, JOE R.-Regent of State University ..... 350
LANEY, W. J.-Resolutions to appoint committee to draft resolutions on life and services of. ..... 163
Resolutions, report ..... 174,1284
LARCENY-Relative to, Senate File No. 274 ..... 932
LARRABEE, EX. GOV. WILLIAM-Concurrent resolution inviting to attend joint convention on his 74th birthday ..... 116
Committee to invite appointed ..... 116
report of ..... 139
Joint convention in honor of ..... 159
Addresses joint convention. ..... 159
Remarks printed in Journal ..... 1359
Addresses by Ex. Gov. Jackson, Gov. Cummins and others. . .1363, 1369
LAWS-Publication of, Senate File No. 254 ..... 955
LAWSON, THOMAS-Invited to address House ..... 303
Addresses House. ..... 304
LEAD MINES-Drainage of, House File No. 190 ..... 289
LEAVITT, ROGER-Trustee of State Normal School ..... 351
LEE, R. M.-Committee clerk. ..... 107
LEECH, LOUIS J.-Representative Forty-fourth District.On standing committees: Public Health, chairman; Suppressionof Intemperance; Elections; Schools and Text-Books; Ap-propriations; Municipal Corporations; Printing; Pharmacy;Military.
Appointed on special committee ..... 105
Asks unanimous consent ..... 585
LEECH, LOUIS J.-Continued Page
Entitled to seat ..... 2, ..... 3
Introduces House Files Nos. 86, 126, 150.
Makes request ..... 230, 1100
Mileage due ..... 100
Motions by ..... 1100
Present at joint conventions. ..... 345
Presents petition ..... 921
Submits report of committee ..... 818
Subscribed to oath of office. ..... 4
LEGAL NOTICES-Publication of, House File No. 244 ..... 356
LEGALIZING ACTS-
To Legalize-
Acknowledgements heretofore taken by no aries public, SenateFile No. 244681
Action of Independent school district of West Des Moines, Senate File No. 23 ..... 147
Action of board of supervisors of Jasper county, Senate File No. 190 ..... 622
Acts of Peoples Bank of West Liberty, House File No. 44. ..... 115
Acts of Postville Cemetery Association, House File No. 102 ..... 180
Acts etc. of city council of Winterset, House File No. 271 ..... 404
Senate File No. 201. ..... 472
Acts of school board of Clinton, Senate File No. 48 ..... 697
Acts of council of town of Ida Grove, Senate File No. 184 ..... 562
Acts of council of town of Manson, House File No. 416 ..... 1178
Acts of board supervisors of Calhoun county, Senate File No. 281 ..... 822
Acts of school board, etc., of Lyons, Senate File No. 48 ..... 837
Administrators deed to certain real estate, House File No. 432. ..... 1263
Appointment of officers of Cedar Township, Linn County, House File No. 31 ..... 109
House File No. 258 ..... 402
Conveyances by executors etc, under foreign wills, House File No. 363 ..... 682
Elections of officers and acts of city of Iowa Falls, House File No. 407 ..... 1002
Incorporation of Town of, Dow City, House File No. 72 ..... 145
Elkhart, House File No. 28. ..... 108
Harvey, Senate File No. 24 ..... 147
Ionia, House File No. 194 ..... 298
Jamaica, House File No. 246. ..... 372
Lidderdale, House File No. 37 ..... 114
Meservey, Senate File No. 155. ..... 364
Osterdock, Senate File No. 286 ..... 822
Portsmouth, House File No. 375. ..... 726
Schleswig, House File No. 376 ..... 726
Woodbine, House File No. 318 ..... 523
Yale, House File No. 322. ..... 538
Instruments executed by corporations effecting real estate title, House File No. 358 ..... 660
Making of certain plats by county Auditor and the recording thereof by county recorders, Senate File No. 250. ..... 824
Official acts of notaries public, House File No. 425 ..... 1159
Ordinances adopted by council of Chariton, House File No. 38. ..... 114
Organization of school district of Whiting, House File No. 89 ..... 169
Proceedings of city council of Davenport, House File No. 186 ..... 281
LEGALIZING ACTS-Continued Page
Special election held in city of Clinton, House File No. 2. ..... 54
Armstrong, House File No. 285. ..... 478
Oskaloosa, House File No. 418. ..... 1124
Submission of certain question to voters of-
Albia, House File No. 428 ..... 1215
Creston, House File No. 422 ..... 1157
Senate File No. 350 ..... 1230
Macksburg, House File No. 424 ..... 1158
Marshalltown, House File No. 429 ..... 1218
Webster City, House File No. 430 ..... 1220
Levees-Built by the United States, House File No. 92 ..... 170
Senate File No. 89 ..... 268
Relative to drains and, House File No. 303 ..... 521
Senate File No. 252 ..... 1278
House File No. 227 ..... 341
LEVY-For construction of sewers, House File No. 283 ..... 478
For library purposes, Senate File No. 61 ..... 483
For state purposes, House File No. 433 ..... 1263
LEWDNESS-Second offense, House File No. 105 ..... 180
LEWIS, J. B.-Chief door-keeper ..... 7
LIBRARIES, PUBLIC-Committee on, appointed ..... 42
(See Committees, Standing.)
Levy of taxes for library purposes, Senate File No. 61 ..... 483
Powers of trustees of Senate File No. 159 ..... 620
LICENSE-Powers of city and towns to, House File No. 386 ..... 776
LICKLIDER, MAUDE A.-Committee clerk ..... 112
Resigned ..... 242
LIDDERDALE, TOWN OF-To legalize incorporation of, House File No. 37 ,. ..... 114
LIFE PRESERVERS-To require certain boats to carry, House File No. 307 ..... 522
LIEN-Owners of stallions to have, on female animal served, House File No. 231 ..... 342
Contractors to have, on property of owner, House File No. 371 ..... 704
LIEUTENANT GOVERNOR-Oath administered to ..... 13
LIGHTS--Of a dwelling house, obstruction of. House File No. 77 ..... 158
LIMITATION OF TIME-For granting certain letters of edministra- tion, House File No. 414 ..... 1077
LISTER, JOHN-Representative Sixty-flfth District.
On stanling committees: Railroads and Commerce, Claims;
Agriculture; Domestic Manufactures; Roads and Highways;Municipal Corporations; Insurance; Schools and Text-Books.Appointed on special committee105
Demands roll call ..... 996
Entitled to seat ..... 2, 3
Introduces House Files Nos. 52, 383.
Leave of absence. 106, 215, 475, 619, 779, 920
Makes request ..... 552, 976
Mileage due ..... 100
Motions by 264, 344, 460, 557, 721, ..... 976
Present at joint conventions ..... 13, 345
Presents petitions ..... 256
Subscribed to oath of office ..... 3, 4
LOAN AND TRUST COMPANIES-Relative to, House File No. 327.. ..... 563
House File No. 51.. ..... 125
LOBBYISTS-Concurrent resolution requiring, to report to the governor ..... 146
LOMAN, A. O.-Resolution to appoint committee to draft resolutions
on life and services of. ..... 682
Resolu粋ons, report ..... 1386
Page
LOST BONDS NOTES ETC.-Relative to, House File No. 272 ..... 404
LOUISIANA PURCHASE EXPOSITION-Comments on, governorsmessage31
Unexpended balance of appropriation covered back into treasury concurrent resolution ..... 175
LOWREY, JASON H.—Representative Sixty-first District.
On standing committees: Railroads and Commerce; Consti-tutional Amendments; Insurance; Telegraph, Telephone andExpress; Banks and Banking; Pharmacy; Agriculture; Build-ing and Loan.
Appointed teller ..... 336, 345
Appointed on special committees ..... 49, 105, ..... 402
Asks unanimous consent ..... 948
Entitied to seat ..... 3
Introduces House Files Nos. 12, 83, 180, 223, 224, 358, 363, 416.
Leave of absence ..... 780
Mileage due ..... 100
Motions by . ..... 1138
Offers resolutions ..... 267, 402
Present at joint conventions 13,159 , ..... 345
Presents petitions. ..... 17,1175
Signs certificates of election as teller ..... 347-352
Subscribed to oath of office. ..... 4
LUNDT, J. F.-Representative Fiftieth District.
On standing committees: Railroads and Commerce; Representa- tive Districts; Schools and Text-Books; Suppression of In- temperance; Animal Industry; Agriculture; Roads and High- ways; Industrial Schools.
Appointed on special committees ..... 778, 897
Asks unanimous consent ..... 975
Calls up concurrent resolutions. ..... 682
Demands roll call ..... 1121
Entitled to seat ..... 3
Introduces House Joint Resolution No. 2.
Introduces House Files Nos. 53, 94, 104, 252, 305.Leave of absence316
Makes request ..... 920
Mileage due ..... 100
Mations by . ..... 146, 576, 598, 599, 634, 759, 762, 776, 879, 1260
Offers resolution ..... 776
Present at joint conventions ..... 159
Presents petition ..... 476
Resolution to appoint committee to investigate, as to the holding of two offices ..... 384
Submits minority recommendations ..... 879
Subscribed to oath of office ..... 4
LYING in HOSPITALS-Regulation of, House File No. 361 ..... 677
House File No. 385 ..... 776
LYONS CITY-To legalize acts of school board cf, Senate File No. 48 ..... 837
McAHREN, W. J.-Relief of, Senate File No. 298 ..... 998
PageMcALLISTER, JOHiN-Representative Forty-eighth District.On standing committees: Roads and Highways; Private Cor-porations; Suppression of Intemperance; Agriculture; Schoolsand Text-Books; Municipal Corporations; Military; Institutefor Deaf; Telegraph, Telephone and Express.
Appointed on Special committees ..... 897
Calls up resolution. ..... 897
Asks unanimous consent ..... 314
Demands roll call ..... 881
Entitled to seat. ..... 3
Introduces House Files Nos. 31, 165, 258, 273, 350, 374, 431. Leave of absence ..... 158
Mileage due ..... 100
Motions by...10, 53, 209, 287, 293, 474, 503, 553, 686, 897, 911, 1023, 1303
Offers resolution 10, 209, 293, 808, 1303
Present at joint conventions ..... 13, 159, 345
Presents petitions ..... 150, 319, 383, 529, 571, 590, 620, 741
Submits minority report ..... 361
Submits report of committees ..... 95, 99, 232, 949
Subscribed to oath of office ..... 4
McCASH, REV. DR.-Officiates as chaplain ..... 764
McCHESNEY, WM. J.-Special report from ..... 59-78
McCLURKIN, E. J.-Committee clerk. ..... 93
McCLURKIN, E. L.-Representative Twenty-second District.
On standing committess: Agricultural College, chairman; Waysand Means; Municipal Corporations; Banks and Banking;Suppression of Intemperance; Printing; Congresional Dis-tricts; Pharmacy.
Appointed on special committees ..... 290, 314, 1143
Asks unanimous consent ..... 198, 331
Demands roll call ..... 825
Entitled to seat ..... 2
Files explanation of vote ..... 1139
Introduces House Files Nos. 32, 41, 42, 92, 138, 259.
Leave of absence ..... 106, 230, 741, 1060
Makes request ..... 497, 498
Mileage due ..... 100
Motion by ..... 1304
Moves reconsideration ..... 198
Offers resolution ..... 1303
Present at joint conventions ..... 345
Presents petition ..... 550
Submits report of committee ..... 982
Subscribed to oath of office ..... 3
M.cCREARY, WM. M.-Representative Fourth District.
On standing committees: Municipal Corporations; Banks andBanking; Labor; Congressional Districts; Mines and Min-in; Public Libraries; Normal Schools; Military.
Appointed on special committees ..... 105, 196, 233, 343, 479
Entitled to seat ..... 2, 3
Introduces House File No. 382.
Leave of absence ..... 353
Mileage due ..... 100
Motions by ..... 343
Present at joint convention ..... 159
Presents petition ..... 779
Subscribed to oath of office ..... 3, 4
Page
McCRAY, REV. L. F.-Officiates as chaplain ..... 815
McCULLA, WALTER P.--Enrolling clerk. ..... 7
McCULLOUGH, GEORGE-Representative Fifth District.
On standing committees: Appropriations; Senatorial Districts;Public Health; Pardons; Insurance; Police Regulations;Institute for Feeble-Minded; Railroads and Commerce; Agri-cultural College.
Appointed on special committees ..... 105, 221, 343, ..... 384
Entitled to seat ..... 3
Introduces House Files Nos. 213, 251.
113
Mileage due. ..... 100
Present at joint conventions. ..... 345
Subscribed to oath of office. ..... 93
McDOLE, ALBERT E.-Representative Forty-sixth District.
On standing committees: Railroads and Commerce; MunicipalCorporations; Compensation of Public Offcers; CongressionalDistricts; Public Health; Pharmacy; Agriculture; PublicLibraries; Fish and Game.
Appointed on special committee ..... 105
Entitled to seat ..... 3
Files motion to reconsider. ..... 891
Leave of absence. ..... 1061
Mileage due ..... 100
Present at joint conventions ..... 345
Presents petition ..... 725
Subscribed to oath of office ..... 4
McDUFFIE, I. J.-Trustee of State Normal School. ..... 350
McELRATH, WM. W.-Representative Fifty-eighth District.
On standing committees: Appropriations; Senatorial Districts;Mines and Mining; Agriculture; Insurance; Domestic Manu-factures; Animal Industry; Police Regulations.
Appointed on special committee10, 105
Entitled to seat ..... $.2, \quad 3$
Introduces House File No. 105.
Leave of absence ..... 561, 815
Mileage due ..... 100
Motions by ..... 238
Present at joint conventions. ..... 345
Presents petitions ..... 892
Subscribed to oath of office ..... 4
McLEOD, REV. W. EDWARD-Officiates as chaplain ..... 256
McMASTERS, REV. DITE-Officiates as chaplain ..... 309
McNEELY, GEORGE-Resolution to appoint committee to draft resolutions on life and services of ..... 221
Resolutions, report ..... 1270
McNIE, MALCOLM F.-Representative Forty-ninth District.
On standing committees: Claims, chairman; Railroads andcommerce; Banks and Banking; Printing; Public Charities;College for Blind; Judicial Districts; County and TownshipOrganizations.
Appointed on special committee ..... 10, 125, 182, 648
Asks unanimous consent ..... 147, 623, 1162
Calls up motion to reconsider ..... 1086
Demands roll call ..... 1019, 1020, 1233
Entitled to seat ..... 2, 3
Explains vote ..... 476, 1033
Files motion to reconsider ..... 1081
Introduces House Files Nos. 33, 60, 79, 260.
McNIE, MALCOLM F.-Continued. Page
Makes request ..... 475, 815, 920, 12 戸̄1
Mileage due ..... 100
Mctions by $\ldots \ldots . . .10$, 125, 174, 182, 308, 352, 447, 519 668, 915, 921, 1019, 1021, 1155, 1173, 1174, 1181, 1251
Offers resolution ..... 9, 125, 182
Piesent a joint conventions. ..... 345
Presents petitions ..... 817
Seconds motion to reconsider ..... 527
Submits report of committee..193, 259, 326, 593, 645, 834, 1061, ..... 1144
Subscribed to oath of office ..... 3, 4
MABEN, O. K.-Reprezenative Ninety-second District.
On standing committees: Representative Districts, chairman;Labor; Claims; Constitutional Amendments; Pharmacy;Agriculture; Pardons; Telegraph, Telephone and Express.
Appainted on special committee ..... 105
Entitled to seat ..... 2, 3
Introduces House Files Nos. 78, 316, 319, 320, 357.
Leave of absence ..... 106
Makes request ..... 1250
Mileage due ..... 100
Motions by. ..... 1250
Present a joint conventions ..... 345
Presents petition ..... 865
Subscribed to oath of office. ..... , 4
MrPHERSON, ORMAND-Pardon for, denied ..... 1074, 1142
McVEY, J. D.-Resolution to appoint committee to draft resolutions on life and services of ..... 402
Resolutions, report ..... 660, 138:
MACHINERY-Safe guarding of, House File No. 111 ..... 195
MACKSBURG-Submission of question to electors of, House File No. 424 ..... 11.58
MAIL CARRIER-Appointment of, Senate Joint Resolution No. ..... 102
Required to remain after adjournment, Concurrent Resolution. ..... 1131
ASSISTANT-Anpointment, Senate Joint Resolution No. 1 ..... 102
MALICIOUS INJURY-to buildings and fixtures, House File No. 325 ..... 538
MANSON, TOWN OF-To legalize acts and ordinances of, House File No. 416 ..... 1078
MANUFACTURE-And sale of medicine, House File No. 185 ..... 281
Of binding twine in penitentiaries, House File No. 35 ..... 109
petitions ..... 318
MAPS, RAILROAD COMMISSIONERS-Purchase and distribution ${ }^{\text {o }}$, House File No. 98 ..... 179
MAFRIAGES-Reporting of, to state board of health, House File No. 59 ..... 143
MARSHALL, GERTRUDE-Committee clerk ..... 52
MARSHALLS-Of cities and towns, duties, House File No. 210 ..... 312
MARSHALLS, STATE-(See State Marshails.)
MARSHALLTOWN-To legalize submission of question to voters of,House File No. 4291218
MARSHALLTOWN TIMES-REPUBLICAN-Representative assigned seat in press gallery ..... 46
MARTIN, MABEL-Committee clerk ..... 463
Page
MARTIN, ROBERT J.-Representative Thirty-first District.On standing committees: Institute for the Deaf, chairman; Rail-roads and Commerce; Municipal Corporations; Banks andBanking; Representative Districts; Telegraph, Telephoneand Express; Agricultural College; Enrolled Bills.
527, 1049
Asks unanimous consent
1130
1130
Calls up motion to reconsider
Calls up motion to reconsider
2,3
2,3
Files motion to reconsider ..... 1123
Introduces House Files Nos. 135, 234, 276, 315, 355
Leave of absence ..... 47
Mileage due ..... 100
Motions by ..... 1179
Present a joint conventions ..... 345
Presents petitions ..... 242
Subscribed to oath of office ..... 4
MASTER AND SERVANT-Relative to, House File No. 14 ..... 57
MATERNITY HOSPITALS-Regulation of, House File No. 361 ..... 677
House File No. 385 ..... 776
MATTES, JOSEPH-Representative Sixtieth District.
On standing committees: Appropriations, chairman; Railroadsand Commerce; Private Corporations; Constitutional Amend-ments; Senatorial Districts; Normal School; Telegraph.Telephone and Express; Fish and Game.
Appointed on special committees ..... 8, 105
Asks unanimous consent ..... 1219
Calls up motion to reconsider ..... 1245
Calls up resolution ..... 124, 1176
Demands roll call ..... 458, 970
Entitled to seat ..... 2, 3
Files motion to reconsider ..... 812, 1245
Introduces House Files Nos. 69, 178, 214.
Leave of absence ..... 353, 382, 702, 920
Makes request ..... 606, 619, 779
Mileage due ..... 100
Motions by$\begin{array}{rrrrrrr}\ldots \ldots \ldots . & 8, \ldots \ldots, & 46, & 124, & 221, & 266, \\ 285, & 292, & 293, & 302, & 314, & 331, & 332, \\ 588, & 599, & 605, & 606, & 687, & 740, & 762, \\ 8868, & 826, \\ 811, & 836, & 852, & 1025, & 1027, & 1028, & 1030, \\ 1119, & 1120,\end{array}$1122, 1134, 1135, 1136, 1146, 1147, 1170, 1185, 1187, 1290
Moves reconsideration ..... 1146
Offers resolution ..... 101, 221, 1130. 1187
Present at joint conventions ..... 13, 159, 345
Presents petitions ..... 449
Raises point of order ..... 667
Submits reports of committee..49, 244, 278, 313, 339, 399, 404, 465, $513, \quad 590,659,678, \quad 744$, 745, 896, 918, 974, 991, 1045, 1131, 1176
Subscribed to oath of office ..... 3, 4
MAXON, THAD-Assistant doorkeeper ..... 1, 2, 6, 7
MAY, A. M.-Bill clerk ..... 7
MEDBURY, REV. CHARLES-Officiates as chaplain ..... 95
MEDICAL EXAMINERS-(See Board of Medical Examiners.)MEDICINES-(See Patent and Proprietary Medicines.)MEMORIAL RESOLUTIONS-............................. 1331-1357, 1370-1408
PageMEREDITH, C. A. - Representative Thirtieth District.
On standing committees: Judiciary; Appropriations; MuncipalCorporations; Pardons; Hospital for lnsane; Institute forDeaf; Judicial Districts.
Appointed on special committee ..... 105, 182, 231
Asks unanimous consent ..... 775
Demands roll call ..... 1233
Entitled to seat. ..... 2, 3
Files explanation of vote ..... 1229
Introduces House Files Nos. 231, 290, 370, 371, 427.
Leave of absence ..... 353
Makes request ..... 920
Mileage due ..... 100
Motions by. ..... 1276
Offers resolution ..... 181
Present a joint conventions ..... 345
Presents petition ..... 921
Seconds motion to reconsider ..... 936
Submits report of committee ..... 894
Subscribed to oath of office ..... 4
MEMORIAL RESOLUTIONS-Printing of, in Journal, resolution. ..... 181
MEMORIALS-(See Petitions and Memorials.)
MESERVEY, TOWN OF-To legalize incorporation of, Senate File No. 155 ..... 364
MESSAGE, BIENNIAL-Concurrent Resolution inviting governor to read, before joint convention ..... 8
Governor reads ..... 13
Printed in Journal ..... 14-35
MESSAGE-From the Governor ..... 13(See Senate Messages.)
MEYERS, GEO. W.-Assistant janitor ..... 7
Resigned ..... 549
MILEAGE-Committee on ..... 99
MIIEAGE BOOKS-Sale and use of, House File No. 404 ..... 950
House File No. 413 ..... 1076
MILITARY-Committee on, appointed ..... 44
(See Committees, Standing.)
MILITIA-Relative to, House File No. 356. ..... 660
Senate File No. 279. ..... 956
petitions ........ ..........243, 310, 319, 320,337, 365, 366, 383, 392,448, 467, 506, 529, 725, 816
MILK-Sale of adulterated, Senate File No. 156 ..... 484
MILK, SKIMMED-Operators of creameries to heat, House File No. 243 ..... 356
MILLAGE TAX-For Agricultural College, House File No. 192 ..... 290
State Normal School, House File No. 176 ..... 260
State University, House File No. 207. ..... 311
MINE INSPECTOR-Report of investigation of Gypsum mines. ..... 489-493
MINES AND MINING-Committee on, appointed. ..... 39
(See Committees, Standing.)Compensation of board of examiners of mine foremen, etc, HouseFile No. 45115
Drainage of lead and zinc mines, House File No. 190 ..... 289
Requiring operators of mines to furnish shot fires, House File No. 36 ..... 110
Petitions relative to legislation affecting. 256, 257, 275, 288, 296318 , ..... 337
Term of office of mine inspectors, Senate File No. 307. ..... 783
Page
MINORITY—Reports....142, 156, 361, 372, 879, 895, 1140, 1144, 1145, 1246(See Democratic Minority.)
MISSISSIPPI RIVER, UPPER-Concurrent Resolution memorializ- ing Iowa members of congress to aid in securing appropria- rion to improve ..... 473
MITCHELL, REV. MOTT-Officiates as chaplain ..... 589
MOFFETT, REV. F. L.-Officiates as chaplain ..... 288
MONINGER, W. R.-Trustee of Agricultural College ..... 347
MONUMENTS, BATTLEFIELDS-Dedication of, Senate File No. 268. ..... 829
MONUMENTS-For John Morgan, petition ..... 243
House File No. 240 ..... 355
Senate File No. 180 ..... 562
George Perkins, Senate File No. 193 ..... 650
For Ex-Gov. Wm. M. Stone, petition ..... 242
appropriation, House File No. 170. ..... 249
MOON, E. F.-Assistant doorkeeper ..... 7
MOORE, COL. S. A.-Resolution to appoint committee to draft resolu- tion on life and services of ..... 648
Resolution report ..... 1407
MOORE, W. S.-Assistant doorkeeper ..... 7
MORGAN, JOHN-Monument for, House File No. 240. ..... 355
Senate File No. 180 ..... 562
retition ..... 243
MORGAN, PHILIP-To settle certain claims of, House File No. 146 ..... 235
MORRIS, JAMES F.-Representative Seventy-ninth District.On standing committees: Appropriations; Claims; Woman Suf-rage; Pharmacy; Agriculture; Pardons; Insurance; Roadsand Highways; Telegraph, Telephone and Express.
Appointed on special committee ..... 182
Entitled to seat ..... 2, ..... 3
Introduces House File No. 219.Leave of absence948
Mileage due ..... 100
Motions by ..... 749
Present at joint conventions ..... 345
Presents petition ..... 383
Subscribed to oath of office ..... 4
MORTGAGES-Taxation of, House File No. 352. ..... 637
MOTIONS TO RECONSIDER-(See Reconsideration Moved.)
MOTOR VEHICLES-Relative to, House File No. 81 ..... 162
MOTT, D. C.-Representative Thirty-fourth District.
On standing committees: Industrial Schools, chairman; Waysand Means;Appropriations; Public Health; Printing; Elec-tions; Representative Districts; Federal Relations.
Addresses House and Pioneer Lawmakers Association ..... 873, 1329
Appointed on special committees ..... 1292
Entitled to seat ..... 2, 3
Introduces House Files Nos. 43, 244.Leave of absence274
Makes request ..... 449 , ..... 1248
Mileage due ..... 100
Motions by.....307, 599, 600, 813, 877, 907, 988, 1023, 1060, 1142, 1249
Present at joint conventions ..... 13, 159, 345
Presents petitions ..... 216, 310
Presides ..... 1180
Submits report of committee ..... 777
Subscribed to oath of office ..... 4
MULCT TAX-Collection of, House File No. 229 ..... 342
Page
MUNICIPAL CORPORATIONS-Committee on, appointed ..... 39
(See Committees, Standing.)(See Cities and Towns.)
MURPHY, CECIL-Page, qualified ..... 167
MUTCHLER, REV. F. W.-Officiates as chaplain ..... 680
MUTUAL TELEPHONE COMPANY-Authorized to install a tele- phone in the cloak room ..... 112
NATIONAL BANKS-Assessment of, House File No. 280 ..... 495
NESS, LENA-To pay for certain claims, House File No. 264 ..... 403
Senate File No. 169 ..... 999
NEWMAN, O. R.-Assigned seat No. 2 in press gallery ..... 46
Committee clerk, qualified ..... 93
NEWSPAPERS-Compensation for publication of laws, Senate File No. 47 ..... 629
NEWSPAPERS, OFFICIAL-Relative to, House File No. 247 ..... 372
Senate File No. 16 ..... 955
NICHOLS, REV. J. T.-Officiates as chaplain ..... 1270
NICHOLS, J. I.-Representative Forty-second District.
On standing committees: Soldiers' and Orphans' Home, chair-man; Railroads and Commerce; Municipal Corporations;Elections; Senatorial Districts; Pharmacy; Woman Suffrage;Agriculture; Pardons.
Appointed on special committees ..... 125,344
Asks unanimous consent ..... 948
Entitled to seat. ..... 2, 3
Introduces House Files Nos. 44, 162, 163
Leave of absence ..... 688
Makes, request ..... 382, 779, 920, 1060
Mileage due ..... 100
Motions by ..... 1303
Present at joint conventions ..... 345
Presents petition ..... 559
Submits report of committee ..... 922
Subscribed to oath of office. ..... 112
NORMAL SCHOOL-(See State Normal School.)
NORMAL SCHOOLS-Committee on, appointed ..... 42
(See Committees, Standing.) ..... 990NOTARIES PUBLIC-Approval of bonds of, House File No. 405....
Certain acknowledgments taken by, legalized, Senate File No.
244 ..... 681
Acts of certain, legalized, House File No. 425 ..... 1159
NOTICE OF APPEAL-Relative to, House File No. 306 ..... 521
NOTICES-Return of original, in justice court, House File No. 377 ..... 747
Serving of, on corporations, House File No. 103 ..... 180
To defendants in sales under execution, Senate File No. 154 ..... 468
NUNWEILER, JACOB-Assistant doorkeeper ..... 7
NURSES-Registration of, House File No. 125 ..... 210
Senate File No. 95 ..... 673
NURSERY STOCK-Relative to infested, House File No. 280 ..... 467
NYE. REV. C. T.-Officiates as chaplain ..... 106, 1220
OAKE, W. R.-Clerk in supply department, Senate Joint Resolution No. 1 ..... 102
OATH OF OFFICE—Administered....1, $2, \quad 5,36,52, \quad 93,105$, 107, 108, 112, 122, 125, 160, 229, 242, 549, 558
OFFENSES-Against rights of suffrage, House File No. 85 ..... 162
OFFICIAL NEWSPAPERS-Compensation of, House File No. 382 ..... 767
Page
OFFILL, JOHN F.--Representative Thirthy-eighth District.
On standing committees: Agricultural College; Labor; Mines andMining; Agriculture; Animal Industry; Penitentiaries;Military; Soldiers and Orphans' Home; Judicial Districts.
Appointed on special committee ..... 111
Asks unanimous consent ..... 975
Entitled to seat ..... 3
Introduces Fouse File Nos. 19, 34, 70, 81, 245, 268.
Leave of absence ..... 1061
Makes request ..... 463
Mileage due ..... 100
Motion by ..... 922
Present at joint conventions. ..... 345
Presents petitions ..... 476
Subscribed to oath of office ..... 3, 4
OLSON, H. L.-Representative Ninety-first District.
On standing committees: Labor; Claims; Congressional Dis- tricts; Agriculture; County and Township Organization; Penitentiaries; Military; Soldiers' and Orphans' Home; Agricultural College.
Appointed on special committee ..... 682
Entitled to seat ..... 3
Leave of absence ..... 107, 463, 780
Makes request ..... 353,776
Mileage due ..... 100
Present at joint conventions ..... $.13,159,345$
Presents petition ..... 367, 764, 865
Seconds motion to reconsider ..... 1269
Subscribed to oath of office. ..... 3,4
O'LEARY, DENNIS-Assistant clerk ..... 558
OPTOMETRY-To create board of examiners of, House File No. 145 ..... 235
ORIGINAL NOTICES-Publication of, in certain actions, Senate File No. 71 ..... 305
OSAGE FENCE POSTS-To encourage growth of, House File No. 396 ..... 845
OSBORN, W. M.-Committee clerk ..... 112
OSKALOOSA, CITY OF-To legalize special election, etc., House FileNo. 4181124
OSTEOPATH-On state board of health, Governor's message, peti- tions................230, 231, 289, 295, 296. 309, 319, 354, 742, 865
OSTEOPATHIC EXAMINERS-To create board of, House File No.220330
OSTERDOCK, TOWN OF-To legalize incorporation of, Senate File No. 286 ..... 822
PACE THOMAS M.-Assistant file clerk. ..... 93
PAGES-Elected and qualified ..... 67
Badges for ..... 10
Nemncratic minority authorized to appoint two ..... 124
Speaker and chief clerk authorized to appoint ..... 10
PARDON..Denied for McPherson, Ormand ..... 1074. 1142
Robbins, Alonzo ..... 1075, 1142
Steel, John G ..... 1074, 1142
Storms, Alexander D ..... 1075, 1142
Taylor. J. B ..... 1075, 1142
Tool, William ..... 1074, 1142
Watson, Thomas W ..... 1074, 1142
Weems, George ..... 10751142
Page
PARDONS-Committee on, appointed ..... 39
(See Committees, Standing.)
PARDONS AND PAROLES-To create board of, House File No. 266. ..... 403
PARK COMMISSIONERS-Bonds of, House File No 228 ..... 341
Relative to, House File No. 68. ..... 145
Senate File No. 218 ..... 752
Senate File No. 224 ..... 999
PARKIN, REV. CHARLES A.-Officiates as chaplain ..... 920
PARKER, WALTER--speaker's page ..... 93
PARKS, REV. W. U.-Officiates as chaplain ..... 274
PASSES-To require railroads to give, to public officers, House File No. 9 ..... 56
To prohibit issuance of, Senate File No. 12 ..... 664
House File No. 354 ..... 648
Petitions relative to 243, 338, 367, 448, 609, ..... 764
PATENT AND PROPRIETARY MEDICINES-Relative to sale of, House File No. 185 ..... 281
House File No. 211 ..... 329
House File No. 213 ..... 329
petitions.............383, 476, 494, 699, 779, 816, 817, 866, 893, ..... 921
PATTEN, JOSEPHINE-Committee clerk ..... 112
PATTERSON, DONALD--Page ..... 7
PEARSON, REV. DR. WM. L.-Officiates as chaplain ..... 528
PEET, C. T.-Resolutions to appoint committee to draft resolutions on life and services of. ..... 247
Resolution, report ..... 1402
PEET, R. M.-Representative Forty-seventh District.On standing committees: Municipal Corporations; Representa-tive Districts; Mines and Mining; Public Health; Agricul-ture; Animal Industry; Penitentiaries; Horticulture; Roadsand Highways.
Appointed on special committee ..... 209, 1307
Entitled to seat ..... 3
Introduces House Files Nos. 148, 230, 336.
Leave of absence353, 780, 1061
Mileage due ..... 100
Present at joint conventions. ..... 13, 159, 345
Presents memorial and petition ..... 4, 275
Subscribed to oath of office. ..... 4
PENITENTIARIES-Committee on, appointed ..... 43
(See Committees, Standing.)
Board of pardons, sentences to, etc., House File No. 266 ..... 403
Compensation of chaplains, Senate File No.35. ..... 836
Indeterminate sentences and reformatory system, House File No. 343 ..... 597
Investigation of feasibility of manufacturing binding twine at, House File No. 410 .....  1004
Manufacture of binding twine in, House File No. 35 ..... 109
petitions ..... 318
Resolution instructing committee on, to investigate question of labor for convicts ..... 229
PENITENTIARY, ANAMOSA-Appropriation for-
House File No. 148 ..... 236
House File No. 403 ..... 900
Committee to visit, appointed ..... 101, 105
report of ..... 161, 436
Report of board of control on balances in treasury for ..... 119
Page
PENITENTIARY, FT. MADISON-Appropriation for-
House File No. 151 ..... 236
House File No. 403 ..... 900
Committee to visit, appointed ..... 105
report of ..... 435
Report of board of control as to balances in treasury for ..... 120
PENSIONS-For members of border brigades who served during civil war, Concurrent Resolution ..... 735
PEOPLES BANK-To legalize acts of, House File No. 44 ..... 115
Senate File No. 26 ..... 164
PERKINS, GEO.-Monument over grave of, Senate File No. 193 ..... 650
PERKINS GEORGE D.-Addresses House. ..... 873
Funeral oration of, at grave of David B. Henderson ..... 1352
PETERS, CARL-Elevator tender, Senate Joint Resolution No. 1 ..... 102
PETIT JURORS-Comfort of, Senate File No. 145 ..... 364
PETITIONS AND MEMORIALS-
A. O. U. Model Law ..... 589
Appropriation for relief of Lewis H. Felton ..... 366
Additional pay for members of board of supervisors ..... 764
Benedict Home appropriation ..... 296
Breach of the Sabbath ..... 757
(See Sunday Baseball.)
Cockle burs going to seed. ..... 476
Child labor..........231, 256, 257, 296, 310, 318, 319, 337, 383, 392 ..... 448
County road tax ..... 382
Educational board of control ..... 765
Election of U. S. Senators by popular vote ..... 448
Elimination of politics from municipal politics. ..... 449
Enlargement of Soldiers Home ..... 124
Exemption Laws ..... 366, 382
Extension of agricultural college work ..... 257
Establishment of laboratory for study of criminal, pauper and defective classes ..... 141
Establishment of hospital for consumptives ..... 559
Free passes ..... 764
Game laws ..... 1033
Gun license legislation ..... 353
Hog cholera ..... 779
Hunters license law ..... 699
Incornoration of towns ..... 54, 529
Investigation of insurance companies ..... 256
Honey bees, restraint of ..... $23!$
Iowa National Guard 243, 310, 319, 320, 337, 365, 366, 383, 392, 448, 467, 506, 529, 725, 816
Labor legislation ..... 318
Limit on petition of consent ..... 550
Manufacture of binding twine in penitentiaries ..... 318
Militia-(See Iewa National Guard above.)
Mines and mining 256, 257, 275, 288, 296, 318, 337
Monument for Ex-Gov. Wm. Stone ..... 242
John Morgan ..... 243
Of Good Roads Convention, printed in Journal ..... 338
Osteopath on state board of health 230, 231, 289, 295,296, 309, 319, 354, 752, 865
Passage of House File No. 14 256, 257, 275, 288, 296, 318, 365, 366, 367
House File No. 33 ..... 366, 383
PETITIONS AND MEMORIALS.-Continued. Page
House File No. 36 ..................256, 257, 275, 288, ..... 296, 318, 337, 365, 366, 367
House File No. 45 ..... 337
House File No. 57 ..... 296
House File No. 67 ..... 310
House File No. 74 ................256, 257, 296, 318,
$319,337,365,366,383$, ..... 632
House File No. 75 ..... 632
House File No. 86 ..... 632
House File No. 119 ..... 741
House File No. 125 ..... 632
House File No. 133 .......365, 383, 393, 467, 475, 476, $529,550,571,572,589,632,6$ ..... 644
House File No. 135 ..... 559
House File No. 165 571, 620, 658, ..... 659
House File No. 183 365, 366, 383, 467, 475,$476,529,571,572,589,632,644$
House File No. 185 ..... 632
House File No. 204 ..... 366
House File No. 211 ..... 494, 779
House File No. 213 ..... 632
House File No. 231 ..... 632, 921
House File No. 241 ..... 559
House File No. 259 ..... 699
House File No. 300 ..... 892
House File No. 347 ..... 741
House File No. 404 ..... 1060
Senate File No. 30 ..... 309
Senate File No. 57 ..... 383
Senate File No. 59 ..... 393
Senate File No. 108 ..... 353
Senate File No. 148 ..... 920
Patent medicine legislation 383, 476, 494, 699,
779, 816, 817, 866, 893, 921
Primary elections ..........................224, 242, 243, 244, 367,
$448,467,529,551,699,815,816$
Protection of birds ..... 550
Protection of fish and game ..... 353
Protection of game birds ..... 190
Pure food $243,244,288,310,319,366,392,393$, ..... 448
Railroad companies installing protection at dangerous crossings. ..... 243
Railroad rates .54, 392, 448, 467, ..... 494
Reciprocal demurrage law..467, 645, 658, 725, 742, 756, 757, 764,765, 815, 816, 817, 831, 832, 865, 866, 892, 948
Reconsideration of Senate File No. 30 ..... 975
Road laws.175, 190, 216, 217, 225, 230, 231, 275, 310, 365, 366, 393, 552, ..... 560
Soldiers Preference Law. ..... 494, 681
State marshall bill............................113, 124, 150, 168, 175,190, 216, 217, 231, 242, 244, 257, 275,288, 296, 337, 354, 365, 367. 383, 449, 467
Statute of Samuel J. Kirkwood in National Statuary Hall..... 53 , ..... 124
James Harlan in National Statuary Hall ..... 382, ..... 699
John Harlan ..... 507
Funday theaters. ..... 632, 644
Sunday ball playing. ..... 310, 318, 319, 320, 337,$476,529,550,551,571,619,620,632$,644, 658, 725, 743, 756, 757, 765, 816, 892
Swine pavilion on the state fair grounds ..... 392, 529
PETITIONS AND MEMORIALS.-Continued. Page
Telegraph and telephone companies......124, 150, 161, 205, 243, ..... 296, 393, 550, 552, 559, 644, 764
Tariff laws ..... 448
Tax on state co-operative insurance associations ..... 589
Tax on mutual insurance associations.....658, 699, 725, 757, 765, ..... 876
Terms of office of county officers. . . . . . . . . . . . . 47, 53, 54, 113, 310, ..... 744
Terms of office of members of board of supervisors ..... 175
Tuberculosis legislation ..... 817
Two cent fare bill ..... 609
Uniformity of text-books ..... 243
Unfair discrimination ..... 765
Warren bill ..... 619
Woman suffrage ..........205, 216, 217, 224, 225, 230$231,232,243,244,256,257,275,295$,$310,318,337,365,366,367,506,757$,892
PETROLEUM PRODUCTS-Sale of, Governor's message ..... 32
To regulate sale of gasoline, Senate File No. 141 ..... 608
'To prevent discriminations in sale of, House File No. 253 ..... 385
Term of office of inspectors of, Senate File No. 308 ..... 784
PHARMACISTS-Examination of, House File No. 180 ..... 261
Senate File No. 64 ..... 449
PHARMACY-Committee on, appointed ..... 42
(See Committees, Standing.)
PHARMACY COMMISSIONERS-Fees charged by, House File No. 259 ..... 402
PHYSICIANS-Requiring, to take human life under certain condi- tions, House File No. 367 ..... 699
PICKETT, LEO-Page ..... 7
PILCHER, REV. A. M.-Officiates as chaplain ..... 448
PIONEER LAWMAKERS ASSOCIATION-Appointment of committee to invite to visit House and arrange program ..... 841
Committee reports program ..... 844
Program carried out ..... 873
Speeches delivered ..... 1327-1330
PITTINGER, REV. H. G.-Officiates as chaplain ..... 975
POINT OF ORDER RAISED- ..... 995
POISONS-Sale of, House File No. 351 ..... 637
POLICE REGULATIONS-Committee on, appointed ..... 44
(See Committees, Standing.)
POLICEMAN-Appointment of extra, Senate Joint Resolution No. 1. ..... 102
POLL TAX—Collection of, Senate File No. 203 ..... 836
PORTSMOUTH, TOWN OF-To Iegalize incorporation of, House File No. 375 ..... 726
PORTER, REV. H. W.-Officiates as chaplain ..... 161
PORTER, REV. R. R.-Officiates as chaplain ..... 702
POSTMISTRESS, ASSISTANT-Temporary elected and qualified.. 1 ..... 2
Permanent, elected ..... 7
Required to remain after adjournment, Concurrent Resolution.. 113
POSTVILLE CEMETERY ASSOCIATION-To legalize acts of, HouseFile No. 102180
POWELLL, REV. H. CREIGHTON-Officiates as chaplain ..... 475
POWERS, P. H.-Representative Eighty-fifth District.
On standing committees: Domestic Manufactures, chairman;Ways and Means; Appropriations; Woman Suffrage; BuildingLoan; Schools and Text-Books; Roads and Highways; Insti-tute for Deaf.
Appointed on special committee. ..... 105
Calls up motion to reconsider ..... 769
POWERS, P. H.-Continued. Page
Demands roll call ..... 1020
Entitled to seat ..... 2, 3
Introduces House File Nos. 35, 54, 239.
Leave of absence216, 475, 919, 920
Makes request ..... 681
Mileage due ..... 100
Motions by ..... 1047
Present at joint conventions ..... 345
Presents petition and memorial ..... 817
Subscribed to oath of office ..... 4
PRESTON REV. C.-Officiates as chaplain ..... 141
PREVIOUS QUESTION MOVED- ..... 687
PRESIDENTIAL SUFFRAGE-For women, House File No. 399 ..... 866
PREVO, T. J.-Resolutions to appoint committee to draft resolutions on life and services of ..... 196
Resolutions, report ..... 1378
PRIMARY ELECTIONS -Bills to provide for, House File No. 7.. 55House File No. 372. . 704
Petitions relative to..224, 242, 243, 367, 448, 467, 529, 551, 699, 815, 816
Recommendations for legislation, Governor's message ..... 22-25
Relative to, house File No. 153 ..... 236
To regulate House File No. 308 ..... 522
House File No. 387 ..... 777
PRINTING-Committee on, appointed ..... 41
(See Committees, Standing.)
Concurrent resolution asking for prompt work on part of state printer ..... 181
Docket of supreme court, Senate File No. 165 ..... 628
PRINTING AND BINDING-Recommendation for legislation on, Governor's message ..... 18
Relative to, Senate File No. 173 ..... 638
Of report of board of control on extent of tuberculosis Concurrent Resolution ..... 163
Of additional copies of lowa Official Register, Concurrent resolu- tion ..... 267
Of report of Iowa Highway Commission, Concurrent Resolution ..... 221
Of list of House Standing committees authorized ..... 248
PRITCHARD, J. S.-Remresentative Seventy-fifth District
On standing committees: Agriculture, chairman; Ways andMeans; Railroads and Commerce; Suppression of Intemper-ance; Printing; Elections; Telegraph, Telephone and Ex-press; Military.
Appointed on special committee ..... 111
Entitled to seat ..... 2, 3
Leave of absence ..... 1060
Mileage due ..... 109
Motions by ..... 1048
Present at joint conventions ..... 345
Presents petition ..... 866
Presents resignation of W. C. Ramsey ..... 558
Submits report of committee...............232, 321, 358, 532, 534, 647, 695, 739, 740, 834, 835, ..... 852
Subscribed to oath of office . 3 ..... 4
Page
PRIVATE CORPORATIONS-Committee on, appointed ..... 42
(See Committees, Standing.)
PROVIDENTIAL CONTINGENT FUND-Governor's mezsage ..... 18
PROPRIETARY MEDICINES-Sale of, House File No. 185 ..... 281
House File No. 211 ..... 329
PUBLIC HEALTH-Committee on, appointed ..... 40
(See Committees, Standing.)
PUBLIC LANDS AND BUILDINGS-Committee on, appointed ..... 40
(See Committees, Standing.)
PUBLIC LIBRARIES-Committee on, appointed ..... 41
(See Committees, Standing.)Maintenance of, House File No. 116196
PUBLICATION-OF itemized reports of township clerks, House File No. 169 ..... $-49$
Of itemized accounts of township officers, House File No. 299 ..... 520
Of original notices in commencement of certain actions, Senate File No. 71 ..... 305
Of pedigrees, Senate File No. 109 ..... 1152
Of acts of legislature, House File No. 417 ..... 1098
Of proceedings of city and town councils, House File No. 324 ..... 533
Of official ballots, Senate File No. 295 ..... 1178
PUBLICATION OF LEGAL NOTICES-Relative to, House File No. 244 ..... 356
Laws--Relating to, House File No. 254 ..... 955
PURE FOOD-Comments on, Governor's message ..... 32
Concurrent resolution relative to enactment by congress of laws providing for ..... 311
Concurrent resolution relative to publication of pure food laws. ..... 523
Petitions relative to..........243, 244, 288, 310, 319, 366, 392, 393, ..... 448
To prevent adulterations, etc., House File No. 6 ..... 55
Sente File No. 8 ..... 384
QUALIFICATION—Of school directors, House File No. 383 ..... 767
Senate File No. 316 ..... 781
For admission to the bar, House File No. 395 ..... 845
QUARANTINE-Relative to, Senate File No. 91 ..... 649
qUIT CLAIM DEEDS-Governor to issue certain, House File No. 87.. ..... 163
RAILROAD COMMISSIONERS-Election and term of office of, House File No. 364 ..... 682
RAILROAD COMMISSIONERS MAPS-Purchase and distribution of, House File No. 98 ..... 179
Concurrent Resolution relative to placing one in each school room ..... 267
RAILROADS-Concurrent resolution memorializing congress relative to empowering Interstate Commerce Commission to fix rates. ..... 110
Handling of freight in car load lots, etc., House File No. 239 ..... 355
Long and short hauls, House File No. 409 ..... 1004
Issuance of free passes, etc., House File No. 364 ..... 648
Senate File No. 12. ..... 654
petitions. $243,244,338,367,448,609,764$
Petition relative to rates ..... 494
Petition for crossing protection ..... 243
Relative to rates of, Senate File No. 337 ..... 1052
Recommendations for legislation affecting. ..... 25
Recording of contracts of railroad companies, House File No. 171. ..... 249
Relative to, House File No. 26 ..... 97
Reciprocal demurrage bill, House File No. 239 ..... 355
petitions ..... 467, 645,
RAILROADS.-Continued. Page
Right of way over state grounds, House File No. 297 ..... 497
Sale and use of mileage books, House File No. 404. ..... 950
House File No. 413 ..... 1076
petition ..... 1060
Two cent fare bill, House File No. 22. ..... 97
petition ..... 609
RAILROADS, STREET-Over highways, House File No. 423 ..... 1158
Senate File No. 347 ..... 1198
RAILROADS AND COMMERCE-Committee on, appointed ..... 37
(See Committees, Standing.)
RAMSEY, W. C.-Assistant clerk ..... 7
Resigned ..... 558
RATE REGULATION--Concurrent Resolution relative to ..... 110
Petitions relative to. ..... 494
RAYMOND, L. B., JR.-Clerk in document room, Senate Joint Resolu- tion No. 1. ..... 102
READING CLERK-Elected and qualified ..... 12, 36
REAL PROPERTY-Descent of, House File No. 109 ..... 181
Conveyance where either spouse is insane, House File No. 141 ..... 235
Conveyance by foreign executors, ete., House File No. 216. ..... 330
RECEIVERS-Better accounting by, for benefit of creditors, House File No. 339 ..... 584
Priority of claims in distribution of property in hands of, HouseFile No. 114.195
RECIPROCAL DEMURRAGE-To provide for, House File No. 239. ..... 355Petitions .....................467, 645, 658, 725, 742, 756, 757, 764,$765,815,816,817,831,832,865,866,892,938$
RECONSIDERATION MOVED-........................94, 198, 314,381, 462, 474, 527, 572, 746,$756,808,812,891, ~ 921, ~ 936$,$945,995,1081,1093,1096,1105$,$1123,1146,1150,1155,1208,1245.1269$
RECORDING-Fees for, in office of secretary of state, Senate File No. 135. ..... 463
Of instruments affecting lots in cities and towns, House File No. 115 ..... 196
Of plats of subdivisions in cities and towns, House Files No. 373. ..... 715
Of railroad contracts, House File No. 171 ..... 249
To legalize recording of certain plats, Senate File No. 250 ..... 824
RECORD, B. S.--File clerk ..... 7
REFORMATORY FOR FEMALES-Establishment of, House File No. 95 ..... 170
REFORMATORY SYSTEM- ( See Indeterminate Sentences.)
REGISTER AND LEADER-Representative assigned seat in press gallery ..... 46
REGISTRATION-Of births and deaths, House File No. 86. ..... 163
Of embalmers, House File No. 340. ..... 596
Of nurses, House File No. 125 ..... 210
Senate File No. 95. ..... 673
Of pedigrees, Senate File No. 109 ..... 1152
Of pure bred domestic animals, House File No. 342. ..... 597
Of voters, Senate File No. 300 ..... 781
House File No. 47 ..... 115
RELIGIOUS INSTRUCTION-Of inmates of county, state and city institutions, House File No. 338 ..... 565
REPRESENTATIVE DISTRICTS-Committee on, appointed ..... 45
(See Committees, Standing.)
To apportion state into, House File No. 357 ..... 660
Page
RESOLUTIONS-(See House Concurrent Resolutions, page 1449.)
(See Senate Concurrent Resolutions, page 1466.)
RESOLUTIONS-
Appointment of committee on chaplains. Adopted. ..... 10
Appointment of committee on mileage. Adopted. ..... 10
Providing that members of the 31st General Assembly should re- tain seats occupied by them during 30th General Assembly Offered ..... 10
Adopted ..... 11
Appointment of committee to purchase desks or tables for rooms of speaker and chief clerk. Adopted ..... 36
Requesting custodian to arrange numbers on filing cabinet in bill room. Adopted ..... 45
Appointment of clerks for speaker and chief clerk and certain committees. Offered, 57; Lost. ..... 99
Appointment of committee to adjust statutes to biennial election amendment. Adopted ..... 57
Requiring certain motions and resolutions relative to additional help, necessitating expenditures of money to be referred to committee on appropriations. Offered 92 ; motion to suspend rules and adopt, lost, 92, 93; withdrawn ..... 99
Requiring House employes to report in person at $9 \mathrm{a} . \mathrm{m}$. and 2
p. m. and to remain within call of members. Offered 101; adopted ..... 124
Authorizing Mutual Telephone Company to place a telephone in cloak room. Adopted ..... 112
Authorizing committee on Whitmer-Youde contest to examine witnesses. Offered, 116; adopted. ..... 117
Granting the Democratic minority the privilege of naming two additional pages. Adopted ..... 124
Directing sergeant-at-arms to arrange and display American flag back of Speaker's desk. Adopted. ..... 146
Extending sympathy of House to Speaker Clarke over death of his brother. Adopted ..... 149
Authorizing committee on adjusting statutes to biennial election amendment to appoint a clerk. Adopted ..... 169
Providing that all memorial resolutions and remarks be printed in the concluding pages of the Journal. Adopted ..... 181
Directing committees not to report bills until such bills are placed in bill books. Offered, 196; withdrawn ..... 233
Instructing committee on penitentiaries to investigate and report on volume of work done by inmates of the penitentiaries. Offered, 229; adopted, 233; referred. ..... 233
Requiring members to be present at all sessions unless absence is imperatively demanded. Offered, 293 ; adopted. ..... 294
Appointment of committee to invite Gov. N. B. Broward of Florida and Thomas Lawson of Boston to address the House. Adopted ..... 303
Appointment of committee to investigate as to holding of two offices by J. F. Lundt. Offered ..... 384
Appointment of committee to investigate as to holding of two offices by F. W. Buckingham. Offered ..... 469
Requesting board of control to furnish statement of unexpended balances. Offered ..... 572
To investigate continued absence of G. R. Whitmer. Offered, 618; laid on table ..... 636
Relative to death of wife of Hon. John S. Stanley. Adopted ..... 724
Requiring committees to consider and report on all bills intro- duced prior to March 4: Offered, 759; Amended and adopted. ..... 766
RESOLUTIONS-Continued. ..... Page
Appointment of committee to ascertain what soap, if any, hadbeen drawn and used by members. Offered 808; adopted.... 897
Extending sympathy of House to Scott Skinner over death of his wife. Adopted ..... 830
Appointment of committee to invite Pioneer Lawmakers to visit House. Adopted ..... 841
Appointment of a committee on sifting bills. Offered ..... 984
Inviting Gov. Joseph W. Folk of Missouri to address the House.Adopted1108
Limiting speechcs on pencing measures to 5 minutes each. Adopted ..... 1187
Instructing chairman of committees to deliver all record books, bills, etc., to chief clerk. Adopted ..... 1187
Extending thanks to certain persons and organizations for kind- ness in taking care of members and friends during visit to State University. Adopted ..... 1239
Relative to decorum of House during closing kours. Offered ..... 1270
Refusing to consider Senate bills. Adopted ..... 1291
Purchase of chairs by members. Adopted ..... 1292
Tendering thanks to Speaker. Adopted ..... 1294
Tendering thanks to chief clerk and assistants. Adopted ..... 1295
Bestowing desk on Speaker Clarke. Adopted ..... 1295
Tendering thanks and giving chair to M. L. Temple. Adopted. ..... 1303
Directing that a copy of the completed Journal be presented to each old soldier employe of the House. Adopted ..... 1303
Committee to draft resolutions on life and services of-
Charles Stanley ..... 111
Johns C. Kennan ..... 125
W. J. Laney ..... 163
Hardin Tice ..... 164
L. L. DeLano ..... 181
Joseph E. Cobby ..... 182
Thomas Harris ..... 182
John N. Irwin ..... 196
T, J. Prevo ..... 196
A. J. Fuhrmeister ..... 209
George McNeeley ..... 221
Sturgis Williams ..... 222
A. W. Buchanan ..... 233
C. T. Peet ..... 247
Charles I. Barker ..... 248
William Butler ..... 248
P. Henry Smyth ..... 290
R. S. Benson ..... 290
R. E. Benton ..... 314
William Blain ..... 361
M. L. Crew ..... 384
B. F. Elbert ..... 401
J. D. McVey ..... 402
J. S. Hogeland ..... 450
C. C. Vanderpool ..... 451
William Taylor ..... 469
S. H. Watkins ..... 479
Dwight W. Chase ..... 560
James Bridges ..... 561
Joseph Chapman ..... 561
S. A. Moore ..... 648
A. O. Lomen ..... 682
George Jamison ..... 1143
Page
RESOLUTIONS, MEMORIAL-On life and services of-
Barker, Charles I ..... 1381
Benson, R. S ..... 1378
Benton, R. E ..... 1391
Blain, William ..... 1403
Bridges, James ..... 1384
Buchanan, A. W ..... 1397
Butler, William ..... 1399
Chapman, Joseph ..... 1396
Chase, Dwight W ..... 1399
Cobby, Joseph E. ..... 1371
Crew, M. L. ..... 1379
DeLano, L. L ..... 1393
Elbert, E. F ..... 1406
Fuhrmeister, A. J ..... 1374
Gault, Edward J ..... 1408
Harris, Thomas ..... 1372
Hogeland, J. S. ..... 1392
Kennan, Capt. John C ..... 1370
Kent, William ..... 1394
Kinne, L. G. ..... 1387
Laney, W. J. ..... 1384
Lomen, A. O ..... 1386
McVey, J. D ..... 1385
Moore, Col. S. A ..... 1407
Peet, C. T. ..... 1403
Prevo, T. J ..... 1378
Stanley, Charles ..... 1375
Smythe P. Henry ..... 1389
Taylor, William ..... 1382
Tice, Hardin ..... 1379
Vanderpool, C. C ..... 1391
Watkins, S. H ..... 1380
Williams, Sturgis ..... 1377
RETRENCHMENT AND REFORM COMMITTEE- (See Committees, Standing.)
REVOCATION-Of certain patent, Senate File No. 213 ..... 837
RICHARDS, REV. A. D.-Officiates as chaplain ..... 741
RIGHT OF WAY-For a boulevard, House File No. 380 ..... 766
For an interurban railroad, House File No. 297 ..... 497
RINGLAND, ELSIE-Committee clerk. ..... 112
RITTER. HENRY-Representative Twenty-first District.On standing committees-Way and Means; Labor, RepresentativeDistricts; Mines and Mining; Public Libraries; Pardons;Municipal Corporations; Insurance.
Appointed on special committee ..... $105,248,290,376$
Asks unanimous consent ..... 638
Demands roll call ..... 143, 1019
Entitled to seat ..... 3
Introduces House Files Nos. 55, 68, 218, 240, 278, 279, 338, 360.
Makes request ..... 108, 1104
Mileage due ..... 100
Motions by 248, 290, 624, 872, 884, 1058, 1104, 1173, 1284
Offers resolution ..... 290
Present at joint conventions ..... 345
Presents petitions ..... $150,190,216,243,289,319,383,393,559,619$
Subscribed to oath of office ..... 4
ROAD LAWS-Petitions relative to..175, 190, 216, 217, 225, 230,231,$275,310,365,366,382,393,552,560$
Page
ROADS AND HIGHWAYS-Committee on, appointed ..... 40
(See Committees, Standing.)
Actions for injuries from defects in, House File No. 298 ..... 497
Collection of road tax, etc., House File No. 265 ..... 403
Creation of highway districts, etc., House File No. 104 ..... 180
Destruction of cockle burrs, House File No. 140 ..... 234
Duties of township trustees, etc., House File No. 17 ..... 96
Senate File No 138 ..... 363
Establishment of road districts, etc, House File No. 34. ..... 109
Interference with electric wires on, House File No. 346. ..... 623
House File No. 347 ..... 623
Itemized acounts of township trustees, House File No. 123 ..... 209
Levy of taxes for, House File No. 401 ..... 899
Levy of county road fund, House File No. 39 ..... 114
House File No. 204 ..... 311
Relative to working, House File No. 379 ..... 758
Relative to weeds on, House File No. 94. ..... 170
Relative to county road fund, House File No. 276 ..... 450
Road district plan in townships, House File No. 245 ..... 372
Road taxes and work on, House File No. 13 ..... 56
Street railways over, House File No. 423 ..... 1158
Senate File No. 347 ..... 1198
To encourage use of wide tire wagons, House File No. 10 ..... 56
Senate File No. 6. ..... 336
To reduce width of roads, House File No. 29 ..... 109
To provide roads for proper access to school houses, House File No. 188 ..... 281
Transmission of electric current along, House File No. 281. ..... 478
Use of road drag, House File No. 15. ..... 95
ROBBINS, ALONZO-Pardon for, denied ..... 1075, 1142
ROBINSON, B. F.-Represenative Ninety-third District.
On standing committees: Normal Schools, chairman; Ways andMeans; Judiciary; Appropriations; Banks and Banking;Pharmacy; Agriculure; Engrossed Bills; Insurance.
Appointed on special committees ..... 13, 105
Entitled to seat ..... 3
Introduces House Files Nos. 57, 58, 128, 285, 289, 300, 323.
Leave of absence ..... 274
Makes request ..... 475
Mileage due ..... 100
Motions by $\ldots . .9,146,187,188,229,303,304,375,460$, $555,627, \quad 674,728,729,812,882,883,909,1170$
Offers resolution ..... 8, 146
Present at joint conventions ..... 345
Presents petition 337, 366, 393, 506, 552 ..... 865
Subscribed to oath of office ..... 4
ROBINSON, WILLIAM-Assistant File Clerk, Senate Joint Resolu- tion No. 1 ..... 102
ROBSON. FRANCIS L.-Committee clerk ..... 122
RODGERS, JEAN-Committee clerk ..... 93
ROGERS, LOTTIE M.-Committee clerk. ..... 112$574,602,641,650,651, ~ 736, ~ 737, ~ 770$,$775,825,827,881,882,964,970,995$,996, 1018, 1019, 1020, 1055, 1056, 1121, 1153, 1170
ROOMS, COMMITTEE-Assignment of ..... 51
ROSENBERGER, REV. H. C.-Officiates as chaplain. ..... 150
ROSTER OF IOWA SOLDIERS AND SAILORS-Governor's message ..... 33
To provide for the making of a, Senate File No. 166 ..... 956
House File No. 215. ..... 329
Page
RULES-Those of the 30th General Assembly adopted temporarily ..... 7
Committee on, appointed ..... 45
(See Committees, Standing.)
Printing of, Concurrent Resolution ..... 664
RUNYAN, HESTER-Assistant postmistress ..... 7
:RUSSELL, M. T.-Assistant bill clerk, Senate Joint Resolution No. 1. ..... 102
RUSSIAN THISTLES-Relative to, House File No. 94 ..... 170
SABBATH-(See Breach of Sabbath.)
SADLER, MATHEW R.-To indemnify, House File No. 256 ..... 386
SALARY- (See Compensation.)
SALTS, SAMUEL-Janitor, Senate Joint Resolution No. 1 ..... 102
SANDERS, REV. J. F.-Officiates as chaplain ..... 831
SANKEY, E. J.-Representative Sixth District.
On standing committees: Banks and Banking; Public Libraries;Domestic Manufactures; Schools and Text-Books; PublicLands and Buildings; Military; Institute for Feeble-Minded;Federal Relations.
Appointed on special committees ..... 105, 163, 402
Demands roll call ..... 1232
Entitled to seat ..... 3
Introduces House Files Nos. 20, 21, 22, 168. 188, 200.
Leave of absence ..... 108, 216
Makes request ..... 920
Mileage due ..... 100
Motions by ..... 985
Offers resolution ..... 163
Present at joint conventions. ..... 345
Presents memorial and petition ..... 893
Subscribed to oath of office ..... 4
SAYLOR, W. W.-Representative Seventy-second District.
On standing committees: Banks and Banking; Municipal Cor- porations; Labor; Railroads and Commerce; State Univer- sity; Public Libraries: Public Lands and Buildings; Public Charities; Engrossed Bills.
Entitled to seat ..... 3
Leave of absence
Leave of absence ..... 920 ..... 920
Mileage due ..... 100
Motions by ..... 10
Present at joint conventions ..... 345
Seconds motion to reconsider ..... 462
Subscribed to oath of office. ..... 4
SCHLESWIG, TOWN OF-To legalize incorporation of, House File No. 376 ..... 726
SCHOOL FOR THE DEAF-Appropriation for, House File No. 135. ..... 234
House File No. 403 ..... 900
(See Committees, Standing.)
Committee to visit, appointed ..... 101, 105
report of. ..... 161, 415
Expenses of inmates, etc., Senate File No. 319 ..... 1284
Report of board of control on balances in treasury for ..... 120
SCHOOL DISTRICTS-Consolidation of independent--
House - File No. 108 ..... 181.
Senate File No. 214 ..... 999
Consolidation of, in cities and towns, House File No. 310 ..... 522
Consolidation of, in cities of first class, House File No. 384 ..... 767
Relative to, House File No . 174 ..... 250
Page
SCHOOLS-Disturbing public, House File No. 233 ..... 342
Examination and certification of teachers, Senate File No. 30 ..... 540
Insurance of school houses, House File No. 61 ..... 144
Organization and meetings of school boards, etc., Senate File No. 27 ..... 650
Qualification of school directors, House File No. 383 ..... 767
Senate File No. 316 ..... 781
School district bonds, House File No. 390 ..... 821
School hóuse funds, Senate File No. 96 ..... 837
School year, etc., House File No. 131 ..... 220
Special meetings of school boards, House File No. 391 ..... 821
To prohibit football, House File No. 136 ..... 234
To provide roads to, House File No. 188 ..... 281
To prevent hazing, House File No. 30 ..... 109
SCHOOLS AND TEXT-BOOKS-Committee on, appointed ..... 38
(See Committees, Standing.)
SCHRAMM, GEORGE-Resolution congratulating ..... 354
SCHUEY, R. G.-Assistant doorkeeper ..... 7
SCHULER, JOE-Page ..... 7
SCHWIMLEY, REV. W. A.-Officiates as chaplain ..... 113
SCOTT, A. J.-Policeman, Senate Joint Resolution No. 1 ..... 102
SCOTT, REV. D. N.-Officiates as chaplain ..... 725
SEATS-Resolution relative to ..... 10
SECRET SOCIETIES-Wearing of insignia by unauthorized persons, House File No. 408 ..... 1003
SECRETARY OF EXECUTIVE COUNCIL-Extra supply clerk assigned to ..... 102
SCRETARY OF STATE-Authorized to publish additional official registers, Concurrent Resolution ..... 47
Fees for recording, Senate File No. 135 ..... 469
Instructed to mail certain copies of Journals to members. ..... 1307
Requested to furnish session laws, code and code supplements to members of 31st General Assembly, Concurrent Resolution. . ..... 9
Requested to furnish session laws, codes and code supplements to certain clerks of the House and Senate, Concurrent Reso- lution ..... 540
To assign extra clerks to duty, Senate Joint Resolution No. 1. ..... 102
To retain extra clerks after adjournment, Senate Joint Reso- lution No. 1 ..... 102
SEEVERS, EVA-Committee clerk. ..... 52
SENATE-Arrival of, announced. ..... $12,140,159,346,657$BILLS-(See pages 1451 to 1465.)Committee of notification from11Concurrent Resolutions-(See page 1466.)Joint Resolutions-(See page 1466.)MESSAGES- ....11, $48, \quad 52, \quad 92,101,102,116,123,139$,146, 161, 164, 171, 175, 197, 226, 267, 286, 289$304,310,317,336,354,363,374,383,389,449$,467, 472, 473, 482, 484, 498, 523, 539, 542, 561,$573,576,588,608,620,628,637,649,672,680$,$697,702,751,768,780,822,828,836,898,932$,$953,984,990,1000,1021,1037,1050,1081,1113,1143$,1151, 1165, 1176, 1197, 1206, 1210, 1221, 1229, 1241, 1253,1277, 1283, 1290, 1291, 1292, 1293, 1300, 1302, 1305, 1306, 1307
SENATORIAL DISTRICTS-Committee on, appointed ..... 45
(See Committees, Standing.)
Apportionment of state into, Senate File No. 354 ..... 1253
SENATORS-Compensation of, House File No. 369 ..... 703
SENATORS, UNITED STATES-Election of, by popular vote, peti- tions ..... 448
SENATORS, UNITED STATES-Continued. Page
Califing of interstate convention to ask for constitutional amend- ment to provide for election of, by popular vote, Senate Joint Resolution No. 3. ..... 563
SERGEANT-AT-ARMS-Temporary: ..... 2
Permanent ..... 7
Badge for ..... 10
Announces arrival of Senate ..... 140, 158
SERVANT AND MASTER-Defining relations between, House File No. 14 ..... 57
SEVERANCE OF TERRITORY-From cities and towns- House File No. 78 ..... 158
Senate File No. 62 ..... 226
SEWERS-Levy of taxes to construct and repair, House File No. 283. ..... 478
Relative to Senate File No. 349 ..... 1221
SHAFFER, J. D.-Representative Seventy-first District.
On standing committees: College for Blind, chairman; Ways and Means; Suppression of Intemperance; Agriculture;County and Township Organization; Roads and Highways;Normal Schools; Public Lands and Buildings; Horticulture.
Appointed on special committee ..... 561
Asks unanimous consent ..... 1033
Entitled to seat ..... $2, \quad 3$
Introduces House Files Nos. 13, 145, 182, 292, 402, 412.
Leave of absence ..... 920
Makes request ..... 506
Mileage due ..... 100
Motions by. ..... 1282
Offers resolution ..... 469
Presents memorial and petitions ..... 892
Submits report of committee ..... 139
Subscribed to oath of office. ..... 93
SHAW, HARRY B.-Committee clerk ..... 122
SHARP, JOHN-To reimburse, House File No. 294 ..... 496
SHEA, REV. ANDREW M.-Officiates as chaplain ..... 550
SHEARS, HERBERT R.-Page ..... 7
SHEEHAN RAYMOND R.-Committee clerk. ..... 52
SHEEP-Claims on account of killing or injuring of, by dogs, House File No. 219 ..... 330
SHELTON, WHITFORD-Committee clerk ..... 105
SHERIFFS-Mileage allowed in certain cases, House File No. 118 ..... 201
SHILOH BATTLEFIELD MONUMENT-Dedication of, Senate File No. 268 ..... 829
SHOREY, J. V.-Assistant doorkeeper. ..... 7
SIDEWALKS-Injury to, or destruction of, House File No. 66 ..... 144
SIFTING BILLS-Resolution to appoint committee on ..... 984
SIGN BOARDS-Regulation and licensing of, House File No. 309. ..... 522
SIOUX CITY TRIBUNE-Representative assigned seat in press gallery ..... 46
SKINNER CARL J.-Committee clerk. ..... 93
SKINNER, SCOTT--Representative Fourteenth District.On standing committees: Police Regulations, chairman; Railroadsand Commerce; Municipal Corporations; Compensation ofPublic Officers; Printing; Pardons; Insurance; NormalSchools.
Asks unanimous consent ..... 702
Entitled to seat ..... 2, 3
Introduces House Files Nos. 139, 226, 422.Leave of absence528, 557, 687, 815
SKINNER, SCOTT-Continued. - Page
Makes request ..... 1060
Mileage due ..... 100
Motions by. ..... 1267
Present at joint conventions ..... 159, 345
Presents petition ..... 243, 318
Submits report of committee ..... 1304
Subscribed to oath of office ..... 3, 4
SMITH, EDWARD-Page ..... 7
SMITH, JAMES-Policeman, Senate Joint Resolution No. 1 ..... 102
SMITH, JOSEPH C.-Report of pardon committee on case of ..... 1255
SMITH, J. C.-Janitor, Senate Joint Resolution No. 1 ..... 102
SMOOT, REED-Concurrent Resolution relative to investigation of charges against ..... 314
SMYTHE, P. HENRY-Resolution to appoint committee to draft resolutions on life and services of ..... 290
Resolutions, report ..... 776, 1389
Remarks on life of, by Representative Ritter ..... 1390
SOLDIERS, SAILORS AND MARINES-Roster, of, House File No. 215 ..... 329
Senate File No. 166. ..... 956
SOLDIERS' AND ORPHANS' HOMES-Committee on, appointed ..... 43
(See Committees, Standing.)
SOLDIERS' HOME-Appropriation for, House File No. 142 ..... 235
House File No. 403 ..... 900
Admission to, House File No. 263 ..... 403
House File No. 392 ..... 821
Senate File No. 249 ..... 838
Committee to visit, appointed ..... 105
report of ..... 412
Enlargement of, petition ..... 124
Officers of, House File No. 267 ..... 404
Report of board of control on balances in treasury for. ..... 120
transfer of funds for ..... 118
Salary of commandment of, House File No. 225 ..... 341
SOLDIERS' ORPHANS' HOME-
Appropriation for, House File No. 159 ..... 237
House File No. 403 ..... 900
Admission to, Senate File No. 81 ..... 268
Committee to visit, appointed ..... 101, 105
report of ..... 412
Placing under contract children of, Senate File No. 182 ..... 1039
Report of board of control on balances in treasury for ..... 120
transfer of funds for ..... 118
State agents for, Senate File No. 181 ..... 1022
SOLDIERS' ORPHANS MONUMENT-To repair, House File No. 97. ..... 171
SOLDIERS PREFERENCE LAW-Petitions relative to ..... 681
To repeal, House File No. 296 ..... 496
SPAULDING, DUDLEY-Janitor, Senate Joint Resolution No. 1 ..... 102
SPAULDING. H. L.-Representative Eighty-ninth District.
On standing committees: Enrolled Bills, chairman; Judiciary;Labor; Mines and Mining; Public Health; State University;Agriculture; Public Libraries.
Appointed on special committees. ..... 57, 451
Asks unanimous consent. ..... 971
Entitled to seat
527
Files motion to reconsider.
Introduces House Files Nos. 23, 24, 122, 229, 298, 306.
Makes request. ..... 106, 717, ..... 741
SPAULDING, H. L.-Continued. Page
Mileage due ..... 100
Motions by....................52, 94, 200, 335, 462, 485, 486, 554, $603,604,640,667,668,674,769,887,969$, ..... 974
Present at joint conventions. ..... 345
Presents petition ..... 756
Subscribed to oath of office. ..... 3, 4
Submits reports of committee ..... 194,$219,245,246,297,298,312,357,367,401,477,501$,$502,518,520,528,541,552,584,596,609,613,669$,$688, \quad 689, \quad 696,734,738,758,760, \quad 810, \quad 839, \quad 863,867$,868, $889,972,988,1014,1015,1052,1054,1067,1093,1094$,1182, 1189, 1192, 1225, 1226, 1235, 1242, 1307, 1311, 1316, 1321
SPAULDING, MARY J.-Committee clerk ..... 105
SPECIAL CHARTER CITIES-Delinquent taxes, House File No. 107. ..... 180
Lien of taxes, House File No. 112 ..... 195
Relative to, House File No. 120. ..... 202
To legalize general taxes of, House File No. 99 ..... 179
Taxation in, House File No. 208 ..... 312
Unpaid taxes, penalty, House File No. 196 ..... 298
SPEAKER-Election of temporary ..... 1
Election of permanent ..... 4, 5
(See Clarke, George W).
SPEAKER PROTEMPORE-Election of. ..... 9, 10
(See Cummings, B. F.).
SPRINKLING STREETS-Relative to, House File No. 248. ..... 373
STALLIONS-Owners of, to have lien on female served, House File No. 231. ..... 342
STANLEY, CHARLES-Resolution to appoint committee to draft resolutions on life and services of ..... 111
Resolutions, report ..... 1375
Remarks on life of, by Representative Hambleton ..... $137 \theta$
SPRINGER, L. F.-Representative Sixty-seventh District.
On standing committees: Hospitals for Insane, chairman; Judiciary; Municipal Corporations; Printing; Constitutional Amendments; Pardons; Insurance; Fish and Game; Rules.
Appointed on special committees .....  36, 561, 1256
Asks unanimous consent ..... 1029
Entitled to seat ..... 2, 3
Files motion to reconsider. ..... 891
Introduces House Files Nos. 157, 348.
Leave of absence. ..... 274, 475, 920
Makes request ..... 780
Mileage due ..... 100
Motions by. ..... 1.294
Offers resolution ..... 1294
Present at joint conventions. ..... 345
Presents petition ..... 725
Remarks of, on Speaker Clarke ..... 1294
Seconds motion to reconsider ..... 891
Subscribed to oath of office ..... 4
STANBERRY, JOHN S.-Representative Eighty-fourth District.
On standing committees: Judiciary; Appropriations; PrivateCorporations; Suppression of Intemperance; RepresentativeDistricts; Domestic Manufactures; Schools and Text-Books;Police Regulations.
Appointed on special committees .105, 158, 182, 222, ..... 314
Entitled to seat ..... 3
STANBERRY, JOHN S.-Continued. Page
Introduces House Files Nos. 25, 106, 187, 210.
Leave of absence ..... 230, 353, 382
Mileage due ..... 100
Motions by ..... 203
Offers resolution ..... 182
Present at joint conventions ..... 159
Presents memorial and petition ..... 866
Seconds motion to reconsider ..... 877
Subscribed to oath of office ..... 4
STANTON, E, W.-Special report from ..... 79
STATE BINDER-Concurrent resolution calling for joint convention to elect ..... 268
Election of ..... 351
STATE BOARD OF HEALTH-Compensation of secretary of, House File No. 221. ..... 331
Establishment of laboratory for, House File No. 126 ..... 210
Petitions relative to placing an osteopath on,..230, 231, 289, 295, 296, 309, 319, 354, 742, 865
Relative to, House File No. 67 ..... 144
Reporting of divorces and marriages to, House File No. 59 ..... 143
Sanitary conditions of natural water supplies of state, House File No. 150 ..... 236
Withdrawal of report from printer, concurrent resolution ..... 898
STATE BOARD OF MEDICAL EXAMINERS-
Meetings of, House File No. 49 ..... 125
Senate File No. 76 ..... 286
STATE CENSUS OF 1905-To reimburse funds advanced to complete, Senate File No. 103. ..... 318
STATE EDUCATIONAL INSTITUTIONS-Board of regents for, House File No. 255 ..... 385
Senate File No. 189 ..... 898
STATE EMPLOYMENT OFFICES-Establishment of, House File No. 241 ..... 355
STATE FAIR GROUNDS-Erection of swine pavilion on, House File No. 165 ..... 249
State geologist-Duties of, House File No. 274 ..... 450
STATE INSTITUTIONS-Appointment of committees to visit, con- current resolutions ..... 92
Committees appointed ..... 101, 105
reports of ..... $.405 \cdot 446$
Gifts, devises and bequests to, Senate File No. 140 ..... 289
STATE LIBRARY-Appropriation for law library, Senate File No. 237 ..... 702
STATE LEVY-To provide for, House File No. 433 ..... 1263
STATE MARSHALLS—Appointment of, etc, House File No. 287 ..... 494
Petitions relative to 113, 124, 150, 168, 175, 190, 216,217, 224, 231, 242, 244, 257, 275,$288,296,337,354,365,367,383,449,467$
STATE NORMAL SCHOOL-
Appropriation for, House File No. 176 ..... 260
House File No. 181 ..... 261
House File No. 400 ..... 885
Biennial report, Senate File No. 303 ..... 783
Board of regents for educational institutions, House File No. 255. ..... 385
Senate File No. 189. 898
Committee to visit, appointed ..... 101, 105
report of ..... 161, 439
Election of trustees of ..... 351
Millage tax for, House File No. 176 ..... 260
Special report of secretary of ..... 57, 87
Page
STATE OFFICERS-Appropriation for, Senate File No. 358 ..... 1290
Biennial reports of, House File No. 329 ..... 564
Terms of office of, petition ..... 47
STATE PRINTER-Joint convention to elect, concurrent resolution. ..... 268
Election of ..... 351
Requested to print Journals, bills, etc, promptly, concurrent resolution ..... 181
STATE TEACHERS ASSOLIATION-Publication of proceedings of, House File No. 52 ..... 126
STATE VETERINARY SURGEON-Relative to, House File No. 319 ..... 537
H ..... 537
STATE UNIVERSITY-Committee on, appointed ..... 41
(See Committees, Standing.)
Appropriation for, House File No. 212 ..... 329
House File No. 400 ..... 885
Biennial report of, Senate File No. 301 ..... 784
Board of regents for educational institutions, House File No. 255 ..... 385
Senate File No. 189. ..... 898
Committee to visit, appointed ..... 105
report of ..... 407
Millage tax for, House File No. 207 ..... 311
Regents of, elected ..... 350
Special report of Secretary ..... 59
Statutes-Relative to, House File No. 80 ..... 161
STEIN, MRS. JOHN-To indemnify, Senate File No. 111 ..... 955
STEEL, JOHN G.-Pardon for, denied ..... 1142
STOCK-Insurance of live, House File No. 46 ..... 115
To provide for inspection of neat cattle, House File No. 402 ..... 899
STOLTENBERG, A. H.-Representative Forty-third District.On standing committees: Ways and Means; Labor; Agriculture;Insurance; Building and Loan; Domestic Manufactures;Telegraph, Telephone and Express; Public Charities; PrivateCorporations.
Appointed on special committee ..... 105
Calls up resolution ..... 634
Entitled to seat ..... 2, 3
Introduces House Files Nos. 107, 112, 159, 186.
Leave of absence ..... 1099
Makes request ..... 274
Mileage due ..... 100
Motions by ..... 634
Offers resolution ..... 451
Present at joint conventions ..... 345
Presents petitions ..... 816
Subscribed to oath of office ..... 4
STONE, EX. GOV. Wm. M.-Monument for, House File No. 170 ..... 249
Petition ..... 242
STORMS, ALEXANDRIA-Pardon for, deniet. ..... 1142
STREET CAR VESTIBULES-Enclosing of. Senate File No. 241. ..... 956
STREET IMPROVEMENTS-Relative to. House File No. 55 ..... 127
House File No. 160 ..... 237
SUFFRAGE-Offenses against rights of, House File No. 85 ..... 162(See Woman Suffrage).SUMAN, REV. W. R.-Officiates as chaplain1033
Page
SUMMERS, L. F.-Representative Second District.On standing committees: Ways and Means; Printing; PrivateCorporations; Compensation of Public Officers; SenatorialDistricts; Public Health; Public Libraries; Public Charities;Institute for Feeble-Minded.
Appointed on special committees ..... 196, 343, 376
Entitled to seat ..... 3
Introduces House Files Nos. 75, 125.
Makes request ..... 309
Mileage due ..... 100
Motions by ..... 1024
Offers resolution ..... 163
Present at joint conventions. ..... 345
Presents petition ..... 765
Seconds motion to reconsider ..... 756
Subscribed to oath of office ..... 3, 4
SUNDAY BALL PLAYING-Petitions relative to..310, 318, 319, 320,337, 476, 529, 550, 551, 571, 619, 620,$632,644,658,725,742,756,757,765,816,892$
Relative to, Senate File No. 222 ..... 608
SUNDAY THEATERS-Petitions relative to. ..... 644
SUPERINTENDENT OF PUBLIC INSTRUCTION-Biennial reportof, Senate File No. 309.781
SUPERIOR COURTS-Term of office and election of Judges of, Senate File No. 352 ..... 1254
Relative to, House File No. 295 ..... 496
SUPERVISORS-(See Boards of Supervisors).
SUPPLY DEPARTMENT--Clerk for, Senate Join ..... 02SUPPRESSION OF INTEMPERANCE--Committee on, appointed
(See Committees, Standing.)
SUPREME COURT-Copyrighting of opinions of, House File No. 244 ..... 341
Chief justiceship of, Senate File No. 1 ..... $78 \overline{3}$
Distribution of reports of, House File No. 71 ..... 145
Printing docket of, Senate File No. 165 ..... 628
SURETY COMPANIES-Appointment of committee to investigate controversy between county clerks and, concurrent resolution. 111
Committee to investigate, ..... 1062
Relative to, House File No. 415 ..... 1077
SWARTZENDRUVER, EMMA-Committee clerk. ..... 52
SWINE PAVILION-On state fair grounds, House File No. 165 ..... 249
House File No. 431.... 1221
petitions. ..... 392, 529
TAPLEY, H. W.-To settle certain claims of, House File No. 146 ..... 235
TARIFF LAWS-Petition relative to ..... 448
TAX FERRET LAW-To repeal, House File No. 84 ..... 162
TAX, POLL-Collection of, Senate File No. 203 ..... 836
TAXATION-(See Collateral Inheritance Tax).821
Exemptions, House File No. 393
Exemption of funds of Fraternial Beneficiary Associations, Senate File No. 283. ..... 1222
In special charter cities, House File No. 208 ..... 312.
Of fire insurance companies, House File No. 311 ..... 532
Of mortgages and mortgaged real estate, House File No. 352 ..... 637
Of moneys and credits, House File No. 353 ..... 637
Of mational, state and savings banks, Senate File No. 336 ..... 1052
Of rural telephone companies, House File No. 273 ..... 449
Repeal of tax ferret law, House File No. 84 ..... 162
Page
TAXES-Assessment of, House File No. 73 ..... 145
Collection of, House File No. 18 ..... 96
Senate File No. 60 ..... 226
House File No. 17 ..... 96
Collection of road, House File No. 265 ..... 403
House File No. 34. ..... 109
Collection of delinquent House File No. 397 ..... 866
Delinquent, in special charter cities. House File No. 107 ..... 180
For hospital purposes in certain cities, House File No. 381 ..... 766
General levy for state purposes, House File No. 433 ..... 1263
In cities and towns, House File No. 214 ..... 329
Levy of road taxes, House File No. 401 ..... 899
House File No. 204 ..... 311
Levy of, for library purposes, Senate File No. 55 ..... 482
Millage, for State University, House File No. 207 ..... 311
State Agricultural College, Honse File No. 192 ..... 290
State Normal School. Housc File No. 176 ..... 260
Relative to delinquent, Senate File No. 231 ..... 956
To legalize general, of special charter cities, House File No. 99 ..... 179
TAYLOR, J. B.-Pardon for, denied ..... 1075, 1142
TAYLOR, WILLIAM-Resolution to appoint committee to draftresolutions on life anl services of.469
Resolutions, report ..... $.702,1382$
Remarks on life of, by Representative Shaffer ..... 1383
TEACHOUT, H. E.--Representative Thirty-seventh District.
On standing committees: Mines and Mining, Chairman; Judiciary; Municipal Corporations; Banks and Bankinc; Pardons; Industrial Schools; Police Regulations; Printing.
Administers oath of office to temporary chief clerk and speaker. ..... 1
Appointed on special committee ..... 49
Calls House to order ..... 1
Calls up motion to reconsider ..... 1066
Entitled to seat ..... 3
Files motion to reconsider. ..... 921
Introduces House Files Nos. 96, 108, 127, 137, 189, 288, 294, 309. 310 326, 361, 380, 384.
Leave of absence ..... 552878
Mileage due ..... 100
Motions by ..... 171, $183,653,763,773,774,872,1049$ 1087. 123?
Present at joint conventions. ..... $13,159,345$
Presents remonstrance ..... 191
Presides ..... 1
Submits report of committee $\cdots . .279, \quad 370, \quad 534, \quad 594, \quad 646$,757, $833, \quad 835, \quad 924,1009,1061.124 i$
Subscribed to oath of office.. ..... 4
TELEGRAPH, TELEPHONE AND EXPRESS-Committee on, appointed ..... 39
(See Committees. Standing.)
TELEPHONE MESSENGER-Elected and qualified 1. 2, 6, ..... 7
TELEPHONE AND TELEGRAPH COMPANTES-
Expiration of franchises of, House File No. 411 ..... 1034
Interference with and removal of electric wires from bridges, etc, House File No. 346 ..... 623
in moving houses, House File No. 347 ..... 623
Petitions relative to laws affecting 124, 150, 161, 205, 243, 296393, 550, 552. 559, 644, 764
Relative to, House File No. 278 ..... 467
House File No. 279 ..... 467
Senate File No. 208 ..... 1152
TELEPHONE AND TELEGRAPH COMPANIES-Continued. Page
Regulation of, and maximum charges, House File No. 314 ..... 523
Taxation of rural telephone companies, House File No. 273. ..... 449
Requiring telephone companies to connect their lines where central stations are maintained, House File No. 237. ..... 355
House File No. 370 ..... 704
TELLERS—Appointed 336, ..... 345
TEMPLE, M. L.-Representative Fifteenth District.
On standing committees: Ways and Means, Chairman; Judiciary; Insurance; Constitutional Amendments; Public Libraries; Penitentiaries; Federal Relations; Judicial Districts; Rules.
Addresses House ..... 873, 1.03
Appointed on special committees. ..... 57, 196, 778, 1108, 1256
Appoints special committee while presiding. ..... 10
Asks unanimous consent ..... 526
Calls up resolution ..... 326, 995
Demands roll call ..... 303
Entitled to seat ..... 2, 3
Introduces House Files Nos. 114, 141.
Introduces House Joint Resolution No. 5.....
Leave of absence ..... 1260, ..... 1276
Makes request ..... 1098, 1103, 1204
Mileage due. ..... 100Motions by..............................57, 124, 142, 195, 241,$252, \quad 315, \quad 326, \quad 574, \quad 575, \quad 605, \quad 634, \quad 660, \quad 661$,$662,664,665,666,667,668,682,730,731$,732, 736, 897, 995, 1056, 1057, 1096, 1097, 1098,1099, 1103, 1108, 1148, 1201, 1204, 1209, 1210, 1211,1213, 1219, 1254, 1255, 1281, 1292, 1298, 1299 1300, 1301
Moves reconsideration ..... 94, 198, 995, 1018
Nominates George W. Clarke of Dallas County for Speaker. ..... 4
Offers resolution ..... 1108
Present at joint convention ..... 13
Presides ..... 9
Raises objection ..... 684
Remarks of, ordered printed in Journal. ..... 1303
Resolution according chair and tendering thanks to ..... 1303
Seconds motion to reconsider. ..... 1096
Submits reports of cimmittees....................207, 275, 276, 335, $370,546,773,845,915,917,925$, 974, 1046, 1139, 1153, 1161, 1295, 1297, 1298
Subscribed to oath of office ..... 3, 4
Withdraws motion to reconsider ..... 147
TEMPORARY OFFICERS-Elected and qualified ..... 2
TERM OF OFFICE-Of county officers, House File No. 333 ..... 564
House File No. 334 ..... 564
petitions. . 47, 53, 54, 113, 310 ..... 741
Of custodian, House File No. 331 ..... 564
Of dairy commissioner, Senate File No. 306 ..... 782
Of Judges of superior courts, Senate File No. 352 ..... 1254
Of labor commissioner, Senate File No. 307 ..... 783
Of members of board of supervisors, House File No. 365 ..... 682
House File No. 419 ..... 1140
Senate File No. 342 ..... 1206
petitions ..... 921, 1175
Of mine inspectors, Senate File No. 305 ..... 780
Of oil inspectors, Senate File No. 308 ..... 784
Of railroad commissioners, House File No. 364. ..... 682
Of township trustees, House File No. 359 ..... 677
Of Trustees of county high schools, Senate File No. 345 ..... 1206
Relative to, House File No. 330 ..... 564PageTETER, LORENZO D.-Representative Twenty-sixth District.On standing committees: Senatorial Districts, Chairman;Judiciary; Claims; Insurance; Schools and Text-Books;Penitentiaries; Telegraph, Telephone and Express; Institutefor Feeble Minded; Building and Loan.
Appointed on special committees ..... 361, 450
Asks unanimous consent ..... 638, 845, 1195
Calls up motion to reconsider ..... 970
Calls up resolution ..... 636
Demands roll call ..... 1208
Entitled to seat ..... 3
Explains vote ..... 844
Files explanation of vote ..... 381
Files motion to reconsider ..... 746, 945, 1269
Introduces House Files Nos. 36, 85, 156, 170, 202, 250, 353, 399.Leave of absence.462
Makes request ..... 684
Mileage due ..... 100
Motions by ................................. 182, 203, 204 ,227, $264,361,557,614,636,641,642$,643, $650,684, \quad 727,729, \quad 731, \quad 882,1079$,1121, 1163, 1166, 1167, 1168, 1173, 1210, 1222, 1289
Offers resolution ..... 361, 618
Present at joint convention ..... 13, 159, 345
Presents petitions $124,175,216,230,231,242,318,365,366,560$
Subscribed to oath of office ..... , 4
THIRTIETH GENERAL ASSEMBLY, ACTS OF-
Bills to amend Chapter 11, House File No. 24 ..... 97
18, House File No. 382 ..... 767
36, Senate File No. 224 ..... 999
40, House File No. 153 ..... 236
House File No. 387. ..... 777
43, 68, 114, House File No. 244 ..... 356
50, House File ${ }^{\text {No. }} 265$ ..... 403
53, House File No. 81 ..... 162
68, House File No. 227 ..... 341
House File No. 303 ..... 521
Senate File No. 252 ..... 1278
77, House File No. 356 ..... 660
80, House File No. 250 ..... 373
House File No. 345 ..... 609
Senate File No. 216 ..... 629
87, Senate File No. 308 ..... 784
89, House File No. 319 ..... 537
94, Senate File No. 55 ..... 482
101, House File No. 126 ..... 210
117, House File No. 291 ..... 495
Bills to repeal, chapter 9, House File No. 296 ..... 496
31, House File No. 187 ..... 281
43, House File No. 119 ..... 201
51. House File No. 184 ..... 281
House File No. 406 ..... 1002
65, House File No. 197 ..... 299
74, House File No. 26 ..... 97
79, Senate File No. 246 ..... 997
98, Senate File No. 91 ..... 649
100, House File No. 86 ..... 163
136, House File No. 217 ..... 330
157, Senate File No. 181 ..... 1022
185, House File No. 177 ..... 260
Page
TICE, HARDIN-Resolution to appoint committee to draft resolu- tions on life and service of. ..... 164
Resolutions, report ..... 1379
TISDALE, W. D.-Regent of State University ..... 349
TOOL, WILLIAM-Pardon for, denied ..... 142
TOWNSHIP-Gifts, devises and bequests to, House File No. 32 ..... 109
Read District plan in, House File No. 245 ..... 372
Transfer of funds raised for public halls, House File No. 366. ..... 683
TOWNSHIP CLERKS-Compensation of, Senate File No. 191 ..... 998
Publication of itemized accounts of, House File No. 169. ..... 249
TOWNSHIP OFFICERS-Publication of itemized accounts of, House File No. 299 ..... 520
Relating to township and, House File No. 32. ..... 109
Terms of office of, House File No. 330 ..... 064
petition ..... 47
TOWNSHIP TRUSTEES-Compensation of, Senate File No. 191 ..... 998
Duties of, etc, House File No. 16. ..... $96^{\circ}$
House File No. 34 ..... 109
House File No. 195 ..... 298
Election and term of office of, House File No. 359 ..... 677
Itemized accounts of, on road work, House File No. 123 ..... 209
TRANSFER BOOKS-Entries in, House File No. 205 ..... 311
TREASURERS, DEPUTY COUNTY-Salaries of. House File No. 158. ..... 237
TREES-To encourage planting of, House File No. 252 ..... 385
House File No. 209 ..... 312
TRIAL-Before Justice of Peace in criminal cases, House File No. 349 ..... 637
TRIAL AND JUDGMENT-Relative to, Senate File' No. 28 ..... 147
House File No. 315 ..... 523
TRIBBY, CHARLES H.-To indemnify, House File No. 179 ..... 260
TROTTER. STELLA-Committee clerk ..... 160
TROUTMAN, REV. L. T.-Officiates as chaplain ..... 317
TRUE, REV. E. L.-Officiates as chaplain ..... 632
TRUST COMPANIES—Regulation of, House File No. 388 ..... 784
TRUSTEES-Final reports of, House File No. 109 ..... 181
TUBERCULOSIS-Publication of report on extent of, concurrent re- solution ..... 163
To establish sanitaritim for treatment of, House File No. 75 ..... 157
Petitions ..... 817
TTIRBETT. CHAS H.-Elevator tender Senate Joint Resolution No. 1. ..... 102
TWFNTY-EIGHTH GENERAL ASSEMBLY, ACTS OF-
To amend chapter 58, House File No. 54 ..... 127
TWENTY-NINTH GENERAL ASSEMBLY, ACTS OF-
To amend chapter 53, House File No. 17 ..... 96
205. House File No. 256 ..... 386
TWENTY-SEVENTH GENERAL ASSEMBLY, ACTS OF-
To amend chapter 1, Senate File No. 254 ..... 955
TWO CENT FARES-To establish, on railroads, House File No. 22.. 97petitions....367, 476, 609
UNFAIR DISCRIMINATION—Relative to, House File No. 253 ..... 385
petitions ..... 765
UNITED STATES-Certified copies of patents of, House File No. 83. ..... 162
Display of flags of, on public buildings, House File No. 93 ..... 170
Levees constructed by. House File No. 92. ..... 170
UNITED STATES GEOLOGICAL, SURVEY-Cooperation with, House File No. 150 ..... 236
UNITED STATES SENATORS-Election by popular vote, Senate Joint Resolution No. 3 ..... 563 petitions 244, 338, ..... 448
PageVAN EATON, G. L.-Representative Eighty-First District.On standing committees: Ways and Means; RepresentativeDistricts; Schools and Text-Books; Institution for FeebleMinded; Agricultural College; Railroads and Commerce;Military.
Appointed on Military Committee ..... 242
Entitled to seat ..... 3
Leave of absence ..... 702
Mileage due ..... 100
Present at joint convention ..... 13,345
Presents petitions ..... 865
Subscribed to oath of office ..... 4
VANDERPOOL, C. C.-Resolution to appoint committee to draft resolutions on life and service of. ..... 451
Resolutions, report ..... 1391
VEDDER, REV. P. V. D.-Officiates as chaplain ..... 494
VERDICT-Relative to, House File No. 315 ..... 523
VESTIBULES, STREET CAR-Enclosing of, Senate File No. 241 ..... 956
VISITING COMMITTEES-To state institutions, appointment authorized, concurrent resolution ..... 92
Appointed ..... 101, 105
Mileage and expenses of, House File No. 178 ..... 260
Reports of, referred to committee on appropriations ..... 161
Reports printed in Journal ..... 446
WADE, JAMES-Page ..... 94
WAGES-Assignment of, House File No. 175 ..... 260
WAGONS, WITH WIDE TIRES-
To encourage use of, House File No. 10 ..... 56
Senate File No. 6. ..... 336
WALBURN, REV. A. A.-Officiates as chaplain ..... 175
WALKER, A.-Assistant janitor ..... 7
WASHBURN, A. B.-Representative Eleventh District.
On standing committees: Institute for Feeble-Minded, chairman;Horticulture; Labor; Claims; Compensation of Public Officers;Agriculture; Domestic Manufactures; Railroads andCommerce.
Appointed on special committees ..... 158, 164
Entitled to seat ..... 3
Introduces House File No 161.
561
Leave of absence ..... 100
Motions by ..... 158
Present at joint conventions ..... 345
Presents petition ..... 725
Subscribed to oath of office ..... 4
WATERWORKS-Condemnation of property for dams and reservoirs, House File No. 275 ..... 450
Purchase or erection of, by cities, Senate File No. 134 ..... 955
WATKINS, S. H.-Resolution to appoint committee to draft resolu- tions on life and services of ..... 479
Resolutions report ..... 1380
WATSON, THOMAS W.-Pardon for, denied ..... 1142
WAYS AND MEANS--Committee on, appointed ..... 36
(See Committees. Standing.)
WEAPONS, CONCEALED-To punish carrying of, House File No. 40 ..... 114
WFAVER JAMES B.-Addresses House ..... 873
WEBSTER CITY-Submission of certain question to electors of,House File No. 4301220
Page
WEEKS, ELBERT W.-Representative Thirty-fifth District.
On standing committees: Federal Relations, Chairman;Judiciary; Appropriations; Railroads and Commerce; WomanSuffrage; Pardons; Roads and Highways; Telegraph, Tele-phone and Express.
Appointed on special committees ..... $.8,105450$
Asks unanimous consent ..... 623, 682
Calls up resolutions ..... 233
Entitled to seat ..... 2,3
Demands roll call. ..... 542, 1208
Introduces House Files Nos. 109, 121, 134, 140, 158, 172, 173, 203, 204, 246, 321, 322.
Leave of absence............................................ $53,702,815,1061$
Makes request...........................................106, 519, 551, 619, 1293
Mileage due. ..... 100
Motions by.................8, 11, 168, 223, 233, 240, 306,314, 335, 457, 481, 484, 519, 533, 577,$624, \quad 635,762,771,772,1028,1029,1040$,1143, 1145, 1146, 1185, 1232, 1271, 1273, 1293, 1295
Offers resolution ..... 7, 110, 229, 1295
Present at joint conventions ..... 345
Presents petitions ..... 217, 757
Presides ..... 1149
Submits report of committee ..... 53:3
Subscribed to oath of office. ..... 3, 4
WELDEN, WILLIAM-Representative Sixty-fourth District.On standing committees: Railroads and Commerce; CongressionalDistricts; Insurance; Domestic Manufactures; Telegraph,Telephone and Express; Industrial Schools; Military; Agri-cultural College.
Appointed on special committee ..... 105
Asks unanimous consent. ..... 313
Entitled to seat ..... 2,3
Explains vote ..... 476
Introduces House Files Nos. 67, 149, 220, 254, 261, 407.
Leave of absence ..... 1060
Mileage due ..... 100
Motions by ..... 247, 626, 627, 1007
Offers resolution ..... 247
Present at joint conventions ..... 13
Presents petitions ..... 756
Subscribed to oath of office ..... 4
WEEMS, GEORGE-Pardon for, denied ..... 1075, 1142
WEIGHTS, BUSHEL-Relative to, House File No. 368 ..... 703
WEST. REV. VICTOR-Officiates as chaplain ..... 205
WHEELER, JOHN H.-Assistant doorkeeper ..... 7
WHITE, J. R.-Assistant doorkeeper. ..... 1, 2, 6, 7
WHITING-To legalize organization of school district of, House File No. 89 ..... 169
WHITING, WILL C.-Representative Fifty-seventh District.On standing committees: Ways and Means; Banks and Banking;Labor; Insurance; Constitutional Amendments; Representa-tive Districts; State University; Building and Loan; Tele-graph, Telephone and Express; College for the Blind.
Appointed on special committee ..... 105
Asks unanimous consent ..... 1016
Entitled to seat. ..... 2, 3
Introduces House File No. 89.
Leave of absence ..... 309
WHITING, WILL C.-Continued. Page
Mileage due. ..... 100
Motions by . ..... 1017
Present at joint conventions. ..... 159
Presents petitions ..... 764
Subscribed to oath of office ..... 4
WHITMER, GEORGE R.-Representative Eightieth District.
On standing committees; Appropriations; Banks and Banking; Claims; State University; Roads and Highways; Public Charities; Institute for Deaf; Public Lands and Buildings.
Assignfd on same standing committees as in 30th G. A. ..... 242
Committee on Credentials reports contest between Charles Youde and George R. Whitmer, and recommends appointment of committee to consider and report. ..... 3
Committee on contest appointed ..... 36
report of. ..... 142
made a special order ..... 142
minority report. ..... 156
minority report adopted ..... 227, 229
Leave of absence ..... 373
Motion by ..... 843
Present at joint conventions ..... 345
Resolution relative to prolonged absence of ..... 618
Seated as a member of 31st General Assembly ..... 229
Subscribed to oath of office ..... 229
WIFE-Neglect to provide for, House File No. 25 ..... 97
(See Children).
WILDMAN, JOHN-Janitor, Senate Joint Resolution No. 1 ..... 102
WILKINS, REV. J. E.--Officiates as chaplain. ..... 224
WILLIAMS, REV. R. E.-Officiates as chaplain ..... 779
WILLIAMS, ORA-Assigned seat in press gallery ..... 46
Committee clerk. ..... 93
WILLIAMS, STURGIS-Resolution to appoint committee to draft resolutions on life and services of ..... 222
Resolutions, report ..... 309, 1377
WJLLIAMS, REV. WILLIAM-Officiates as chaplain ..... 878
WILLSON, H. H.-Representative Twenty-third District.
On standing committees: Railroads and Commerce; Claims;Agriculture; Enrolled Bills; Public Lands and Buildings;Horticulture; College for the Blind; Judicial Districts.
Appointed on special committees ..... 1256
Entitled to seat ..... 3
Introduces House File No. 325.
Leave of absence1260, 1276
Makes request ..... 353
Mileage due ..... 100
Motions by ..... 671
Present at joint conventions ..... 345
Presents petition ..... 337
Presents remonstrance. ..... 296
Subscribed to oath of office ..... 3. 4
WILSON, REV. CHARLES W.-Officiates as chaplain. ..... 571
WINDER, J. E.-Janitor, Senate Joint Resolution No. 1 ..... 102
WING, MARGARET E.-Committee clerk ..... 52
WINTERSET-To legalize acts and ordinances of city of - House File No. 271 ..... 404
Senate File No. 201 ..... 472
Page
WISE, CHARLES A.-Representative Sixty-sixth District.
On standing commmittees: Railroads and Commerce, Chairman;Judiciary; Banks and Banking; Public Libraries; NormalSchools; Federal Relations; Engrossed Bills; Public Landsand Buildings.
Appointed on special committees ..... 12, 105, 577, 811
Asks unanimous consent. ..... 1081
Demands roll call ..... 986
Entitled to seat ..... 2, 3
Introduces House Files Nos. 97, 144, 174, 176, 181, 327, 388, 409
Makes request ..... 780
Mileage due ..... 100
Motions by$265, \quad 345, \quad 389, \quad 456, \quad 474, \quad 499, \quad 519$$544, \quad 630,657, \quad 659, \quad 746, \quad 841,879$,908, 909, 910, 974, 987, 1025, 1029,1030, 1134, 1135, 1201, 1208, 1228, 1280, 1281
Moves reconsideration ..... 1208
Offers resolution ..... 345, 657, 659, 841
Present at joint conventions ..... 13, 345
Presents petitions ..... 1175
Presides ..... 554
Submits reports of committee. ..... 1175
Submits reports from State Normal School and Agricultural College ..... 57
Subscribed to oath of office. ..... 4
WOMAN SUFFRAGE-Committee on, appointed ..... 43
(See Committees, Standing.)
Constitutional amendment to provide for-
House Joint Resolution No. 3 ..... 282
petitions $\ldots \ldots \ldots \ldots \ldots \ldots . .205,216,217,224,225,230$, 231, 232, 243, 244, 256, 257, 275, 295, 310, 318, 337, 338, 366, 367, 506, 757, ..... 892
Presidental suffrage for women, House File No. 399 ..... 866
WOODBINE, TOWN OF-To legalize incorporation of, House File No. 318 ..... 523
WOODRUFF, RUTH-Committee clerk ..... 52
WRIGHT, CARROLL-Regent State University ..... 346, 349WRIGHT, ROBERT M.-Representative Sixty-second District.On standing committees: Constitutional Amendments, Chairman;Judiciary; Appropriations; Municipal Corporations; Sup-pression of Intemperance; Congressional Districts; FederalRelations; Institute for Deaf.
Addresses House ..... 873
Appointed on special committee.2, 36, 57, 105, 291, 361, 1201, 1256, ..... 1292
Asks unanimous consent ..... 571, 1029
Calls up motion to reconsider ..... 1156
Demands roll call ..... 228, 303, 457, 458, 545, 556
602, 651, 770, 1018, 1047, 1055
Entitled to seat ..... $2, \quad 3$
Files motion to reconsider ..... 11.05
Introduces House Files Nos. 14, 26, 56, 155, 175, 264, 274, 369, 381, 395
Leave of absence.................................................. 168,619Motions by...........9, 92, 116, 142, 213, 214, 223, 227,262, 455, 457, 486, 504, 543, 556, 557,568, 569, 651, 687, 721, 768, 772, 773,774, 808, 809, 839, 891, 907, 914, 929,$939,940,941,942,945,951,952,957$,967, 968, 969, 987, 1006, 1017, 1039, 1040,1066, 1110, 1171, 1187, 1205, 1274, 1275, 1285, 1305
WRIGHT, ROBERT M.-Continued. ..... Page
Offers resolution ..... 116, 572, 1187
Present at joint conventions ..... 345
Presents petitions ..... 948
Presides ..... 649
Seconds motion to reconsider ..... 381, 1123
Submits reports of committees ..... 679
Subscribed to oath of office ..... 3, 4
WYLAND, O. P.-Representative Thirty-third District.
On standing committees: Railroads and Commerce; MunicipalCorporations; Elections; Representative Districts; Pharmacy;Woman Suffrage; Pardons; Building and Loan; Institute forFeeble-Minded; Claims.
Appointed on special committee ..... 8, 49, 105, 182
Asks unanimous consent ..... 768
Entitled to seat ..... 2, 3
Introduces House Files Nos. 146, 301, 302, 351, 375.
Leave of absence ..... 288, 658, 831. 878, 1110
Makes request ..... 977
Mileage due. ..... 100
Motion by 200, 255, 616, 631, 750, ..... 977
Present at joint conventions. ..... 345
Presents petitions ..... 231
Subscribed to oath of office ..... 4
YALE, TOWN OF-To legalize incorporation of, House File No. 322.. ..... 538
YATES, REV. W. N.-Officiates as chaplain ..... 948
YOUDE, CHARLES-Committee on credentials reports contest between George R. Whitmer and. ..... 3
Committee on credentials recommends appointment of committee to consider claims of each contestant and report ..... 3
Committee on contest, appointed ..... 36
authorized to examine witnesses ..... 117
reports in favor of seating Charles Youde. ..... 142
report made a special order. ..... 142
minority recommendation in favor of seating G. $\mathbf{R}$. Whitmer submitted ..... 156
Reports considered ..... 227
Minority report substituted for majority report and adopted 227, 228 ..... 229
To reimburse for contest election expenses House File No. 344 ..... 597
ZINC MINES-Drainage of, House File No. 190 ..... 289


[^0]:    BERNARD_MURPHY, STATE PRINTER

[^1]:    Mr. Speaker-Your committee on credentials beg leave to report that the following named gentlemen are entitled to seats in this House from their respective districts, viz.:

[^2]:    * Excluding duplicates, - i. e. a student registeredilin'more than one course in a department is counted only once.
    ** In the year 1904-1905 the departments of Chemistry of all of the Colleges of the University (except Law) were merged into a single d $\epsilon$ partment.
    $\dagger$ This department was not represented this year.

[^3]:    NOTE: In reading this table, it must be remembered that the Indeterminate Sen-

[^4]:    Whereas, The Honorable R. S. Benson, an honored member of this House in the Nineteenth, Twentieth and Twenty-first General Assemblies, then of Hampton, Franklin County, Iowa, and a captain in the War of the Rebellion, departed this life at Florence, New Mexico, on March 15, 1905, therefore, be it

[^5]:    Also:
    Mr. Speakar-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

[^6]:    Whereas, The Hon. J S. Hogeland, an honored member of this House in the Twentieth General Assembly, died at his home in Monroe county, Iowa, on April 2, 1905; therefore be it
    Resolved, That a committee of three be appointed to present suitable resolutions respecting his life, character and services to the state and nation.

    Adopted, and the Speaker appointed as such committee, Kendall of Monroe, Teter of Marion, and Weeks of Guthrie.

[^7]:    Also:
    Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

[^8]:    Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following concurrent resolution in which the concurrence of the House is asked:

    Concurrent resolution relative to printing 5,000 copies of the new Pure Food law.

[^9]:    Also:
    Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill, in which the concurrence of the House is asked:

[^10]:    Mr. Speaker-I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

[^11]:    Absent or not voting:

[^12]:    Mr. Speaker-Your committee on Municipal Corporations, to whom was referred Senate file No. 238, a bill for an act to amend sections six hundred forty-nine (649) and six hundred fifty-one (651) of the code, relative to the election of town clerk and making the office appointive in cities and towns, beg leave to report that they have had the same under consideration and

[^13]:    Also:
    Mr. Speaker-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked;

[^14]:    Also:
    Mr. Speaker: Your committee on Suppression of Intemperance, to whom was referred Honse file No. 262, a bill for an act to amend section twenty-four hundred forty-eight (2448) of the code, relating to the sale of

[^15]:    "'There is pending before the General Assembly a measure which, if it becomes a law, will permit the voters to make their nominations by direct vote, instead of through caucuses and conventions. It does not touch the operation of railways, it does not affect their revenues, and they have no legitimate interest in it. Nevertheless, they are exerting every ounce of strength which money and organization can create to defeat the primary election bill. They are hunting it to its death with a persistency and a vindictiveness I have never seen surpassed. A moment's reflection will show you why the allied corporate power has decided that there shall be po primary elections. They know that if the bill passes it will do more to lessen their influence in politics than any other measure now proposed for the pub lic good. Let no man be deluded by the specious suggestion that primary elections will increase the power of railways. If so, these masters of intrigue who are now endeavoring to thwart the will of an overwhelming proportion of the voters of Iowa would not be spending the winter in Des Moines.'"

[^16]:    ' 'For cataloguer for five years............................... . $\$ 600.00$ per year.

[^17]:    '"The line of said railway to commence at Oskaloosa, Iowa, and shall extend via the incorporated town of Beacon Iowa, to a point near the village of Buxton, in section four (4), township seventy-three (73), north range seventeen (17) west, in Monroe county, Iowa.'
    "Said road shall be of a standard gauge, four feet eight and one-half inches wide, and shall be operated by electricity or other practical power."
    "That one-half of said tax be collected the first year after levying thereof, and one-half the following year. One-half the said tax shall be payable to the company when its line shall have been completed and in operation to the incorporated town of Beacon, and the remaining one-half shall be payable to said company when the said road is fully completed and in operation to the point near the

[^18]:    Mr. Speaker-I am directed to inform your honorable body that the Senate has instituted and passed the following bill in which the concurrence of the Senate was asked:

[^19]:    Mr. Speaker-Your joint committee on Enrolled Bills respectfully report that they have examined, and find correctly enrolled, Senate file No. 183, a bill for an act to repeal section twenty-seven hundred four (2704) of the supplement to the code and to enact a substitute therefor relating to the placing under contract of boys and girls committed to the industrial school.

[^20]:    ''Provided, however, that the words 'theatres'’ or "'opera house'’ shall not be held to include buildings maintained in connection with parks or other like places provided for the instruction or amusement of fhe public."

    Langan of Clinton moved that further discussion of the bill be deferred until 10 o'clock tomorrow morning.

    Weeks of Guthrie moved to amend by establishing the bill as a special order for this afternoon, following special order No. 30.

[^21]:    Also:
    Mr. Speaghr-I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

[^22]:    His fame is born not alone of things written and things said but of the arduous greatness of things done.

[^23]:    *Erroneously printed Kouse File No. 199

[^24]:    *Both reports were omitted from completed Journal
    **Erroneously printed House Flle No. 224.
    $\dagger$ Erronoously printed House File No. 344.

[^25]:    *Emroneously printed House File No. 227

[^26]:    *Erroneously printed "Senate has passed."
    $\dagger$ Erroneously printed House File No. 322.

